

THE GLENDALE NEWS

DEVOTED TO THE BEST INTERESTS OF THE SAN FERNANDO VALLEY

VOL. VIII.

GLENDALE (LOS ANGELES POSTOFFICE), LOS ANGELES COUNTY, CAL., FRIDAY, FEBRUARY 7, 1913

No. 42

CITY TRUSTEES

Bids Opened for Fire Apparatus. An Adjourned Meeting Thursday Night to Consider Them

Mr. Lane still absent on account of illness. Other members present. Minutes of last regular meeting and of adjourned meeting of 31st read and approved. The matter of report tendered by Consolidated Water Co. was reported by city attorney. The company had been asked for a report covering one year's business, but the one received only covered the business of one month. Such a report was declared to be useless and the city attorney was instructed to press the matter of securing report for the full year. Bids were then opened for fire apparatus. The first was from the Knox Automobile Co. offering to manufacture and furnish motor fire apparatus to the city, guaranteed for two years, for the sum of \$6250; 50-horsepower. Another offer was received from the Pope-Hartford Co. offering auto chemical and hose outfit for \$6000. Offer from Seagrave Co. for similar outfit for the sum of \$5500; for 52-horsepower; also having a guarantee for two years, specifying a number of accouterments as extras. Webb Motor Fire Apparatus Co. of St. Louis, 70-horsepower, price \$6850; also a six-cylinder machine, 90-horsepower, for \$6800. American-LaFrance Fire Apparatus Co. bid 4-cylinder, 70-horsepower, \$6150. On motion of Mr. Coker action was deferred until an adjourned meeting, Thursday evening.

Report of recorder showed 16 cases during month, fines collected \$113. Building inspector's report showed 50 building permits issued, amounting to \$67,655. Report of street superintendent was also received, showing collections of \$78 for garbage and \$130 for fees. Health officer showed ten cases of measles, four of mumps, during month. City clerk's report was also received.

A communication was received from the trustees of the city of Tropico, expressing appreciation for the services rendered by the Glendale fire department at the recent fire in that place, and enclosing an order on the treasury for the sum of \$25 for the benefit of the department. On motion the money was turned over to the fire chief for benefit of the fire fund.

The Glendale & Eagle Rock Railway Co. sent in a communication requesting more time for fixing their track on Broadway, material having been ordered for the same; no action taken.

A report and communication were received from the Verdugo Springs Water Co.

An application was received for permission to construct sidewalk by private contract at Isabel and Broadway; granted. The city engineer was authorized to order certificates of title to property necessary for the opening and widening of Orange street.

On recommendation of the city engineer contracts for street improvement were awarded to M. W. McCombes for work on Central avenue; also for work on Dryden and Campbell streets. The contract on Doran street was awarded to F. R. Sinclair. An ordinance prohibiting heavy teaming for six months on the newly improved portion of Sixth street was read third time and adopted.

In regard to complaint of Jos. DeGraff that trees were damaged by fire caused in clearing off parkway at Ninth and Central, the sum of \$25 was allowed.

BRIDGE LUNCHEON.

Unusually charming and attractive were the decorations and arrangements of the bridge luncheon of which Mrs. A. L. Lewis of Kenwood street was hostess on Tuesday at her home. Guests were members of the Auction Bridge Club of Los Angeles, including many recent residents of Mexico City. Luncheon was served at one o'clock at tables where covers were marked for sixteen guests by dainty pink place cards. The center of each table was graced by a gold Marie Antoinette basket overflowing with princess violets and maiden hair fern. Individual favors were dainty pink baskets. The desert course and bon bons were carried out in green, crimson and white, the Mexican colors, in honor of the Mexico City guests present. The five-course luncheon was served by Miss Catharine Lewis and Miss Berenice Williams.

The afternoon was pleasantly devoted to auction bridge. Four very handsome prizes were awarded at the conclusion of the games.

Floral decorations were delightfully carried out in violets and ferns in the parlors.

BIRTHDAY TEA.

Miss Dorothy McGinnis, the small daughter of Mr. and Mrs. J. J. McGinnis of 422 Orange street celebrated her eighth birthday anniversary on Thursday afternoon from three to five, by entertaining twenty-four of her small friends. A number of happy outdoor games made the afternoon pass pleasantly, after which an out-of-doors tea party added greatly to the pleasures of the occasion. At a long table covers were arranged for all. Tiny baskets filled with bonbons made charming favors.

Miss Dorothy was the happy recipient of many lovely gifts, among them a large box of flowers from Forrest Stanley, leading man of the Burbank Stock Company, and a handsome kodak from her uncle, David M. Hartford of the Burbank Stock Company.

Mr. J. W. Fairchild is one of the latest of our citizens in the automobile procession.

REAL ESTATE AND BUILDING

Extracts from Record of Local Deals

The Glendale Masons have formed a building association. It is their intention to erect a two-story building on a site not yet selected, the upper floor to be used for hall purposes and the lower for business establishments. Hopkins & Tuttle are making the plans.

Mr. J. H. Flower has begun work on the foundation of a two-story brick business block on Broadway west of Brand.

Anderson and Murdock, contractors for the Casa Verdugo school building have begun work on the foundation. Residence.—E. C. Williamson has the contract at \$9,179, not including the Rector system of heating, for the erection of the two-story and basement Italian style residence at Casa Verdugo for Mr. Richter. It will contain ten rooms, two baths and billiard room and wine cellar in the basement. There will be a two-story frame and plaster garage with servants' quarters and baths. The grounds are 120x310 feet, with an adjoining L in the rear 50x150 feet. There will be extensive landscape work.

Brick Building.—The Pacific Home Builders will erect a two-story brick building in their Angelus Park tract near Glendale. There will be four stores in the first story, and four five-room apartments in the second. The building will have concrete foundation 100x60 feet, glazed brick facing, cement store floors, plate glass windows, steel beams and columns, composition roofing, skylights, plumb, and floors, private baths, wall beds, plumbing, electric wiring. It will cost about \$20,000.

Brick Building Tropico.—Emile Maniot, owner; C. C. Rittenhouse, architect; C. B. Cunningham, contractor. A one-story brick store building, 25x62 feet, on lot 14, block 2, W. C. B. Richardson subdivision, on Tropico avenue, near San Fernando road. Amount, \$1,962.

William F. Reeve and Anna Reeve to Mattie W. McCown—Lot 34, Pioneer Investment and Trust Company's Glendale Place.

Mabel L. Light to Edgar W. Pack—Part lots 30 and 31, Jones Home Place.

Althea E. Dunlap and F. E. Dunlap to Marie A. Mengelle—Lot 2, Chester tract.

Horace Gervais and Ella Gervais to Ernest M. Forvilly—Lot 7, block B, Glendale Valley View tract.

Charles E. Stanley and Elizabeth M. Stanley to H. M. Goss—Lot 6, block 34, Town of Glendale.

Corinne McDonough to Ezra F. Parker—Agreement to convey lot 5, block 57, Campbell & Thompson tract.

Ezra F. Parker to R. C. Sternberg—Assignment of undivided one-half interest in above.

Oliver S. Bond and Clara A. Bond to Katherine Myers—Lot 8, block 63, Campbell & Thompson tract.

Katherine Myers to A. B. Cohn and M. B. Cohn—Lot 8, block 63, Campbell & Thompson tract.

Glendale Development Co. to Alfonso Valpreda—Lot 17, block Q, Glendale Valley View tract.

Glendale Development Co. to Mrs. Minnie Mackey—Lot 6, block L, Glendale Valley View tract.

Jennie R. Hovey to George H. Scott and Martin A. Vroman—Lot 21, Glendale tract, Glendale.

Hermine Grossmann and Charles Grossman to Irving H. Oliver—Part lot 23, Watta subdivision of part of Rancho San Rafael.

Clara Ringert and Augusta Nicolai to Merton E. Hyde—Lot 32, block O, Glendale Valley View tract.

L. C. Brand and Mary Louise Brand and Huntington Land and Improvement Co. to Annie M. Richter—Lot 7, except south 250 feet, and all lot J, block 25, Glendale Boulevard tract.

Minnie A. Rowden and Gall T. Rowden to Harry G. Comer—Part lot 71, Watta subdivision of part of Rancho San Rafael.

Etta Koll and A. J. Koll to Frank Hester—Lots 159 and 160, Grider & Hamilton's Lomita Park.

Ellis J. Shackford to L. A. Herring—Lot 13, block 14, Glendale.

DEATH OF MR. JOHN H. REAGAN.

Mr. John H. Reagan, who has been seriously ill for some time at his home on West Broadway, died on Thursday morning, January 30, 1913. He was born in Pittsburg, Pa., in July, 1862, and lived in that city for some time. Later on he moved to Cleveland, Ohio, where he lived for a number of years, being engaged in business there. Together with his wife, to whom he was married some twenty-nine years ago, he came to Glendale about two years ago, and made many warm friends. He was a member of the local lodge of Elks, and this lodge had charge of the funeral services, which were held on Saturday, February 1, at the Pulliam undertaking parlors. A huge bouquet of violets from friends, with a beautiful wreath from the Elks, and others from friends, were in evidence. The widow left with the remains on Sunday morning for North Jackson, Ohio, where the interment will take place.

DOLLAR SOCIAL.

The Ladies' Aid of the Presbyterian church will hold a dollar social at the church on Friday evening, Feb. 14th. All the ladies are requested to bring a dollar earned by themselves and tell how it was earned. The general public is cordially invited. Refreshments will be served.

Electric Irons now guaranteed for ALL TIME, \$3.25 and \$5.00

L. W. CHOBE

"THE ELECTRICIAN"

Original Lighting Fixtures. Expert Wiring

Sunset 360; Home 1162

1110 W. BROADWAY, Opp. P. E. Depot

SEEDS AND FERTILIZERS

We have a line of Package and Bulk Garden Seeds: Alfalfa Seed, Blue Grass, Clover, Reclaimed Seed Barley and Texas Red Oats. In Fertilizers we carry Brady's A. C. W. and Duff's. Also Chapman's Lawn Dressing in 50c packages. Just the right size if you need only a small amount for lawn or flowers. Phone your orders.

Glendale Feed and Fuel Co.

R. M. BROWN, Prop.

PHONES: Sunset 258-J Home 683

406 S. Glendale Ave.

THE CHURCHES

CHRISTIAN SCIENCE CHURCH.

First Church of Christ, Scientist, of Glendale. Services in the Masonic Hall on Brand Boulevard, Sunday, 11 a. m. Subject: "Spirit." Wednesday, 8 p. m., Sunday school, 9:30 a. m.

CASA VERDUGO M. E. CHURCH.

Sabbath school, 9:45; classes for all. Welcome to all. We need you and you will surely be blessed. Preaching at 11:00 and 7:00 o'clock; prayer meeting at 7:30, Wednesday evening. All who attend are blessed. Why not you?

WEST GLENDALE M. E. CHURCH.

Usual services during the day. Rev. M. R. Walton, pastor, will preach in the morning on the subject, "No More Sea." In the evening an address will be delivered by Miss Emma Knox of Tientsin, China. She will speak on present-day conditions in the new republic. The Woman's Foreign Missionary Society will occupy seats on the platform.

FIRST ENGLISH EVANGELICAL LUTHERAN CHURCH.

I. O. F. Hall, Opposite City Hall. Bible school, 10 a. m.; church services, 11 a. m.; Christian Endeavor, 6:30 p. m.; Vesper service and sermon, 7:30 p. m.

Ladies' Aid Society regular monthly meeting second Thursday of the month at 2:30 p. m. All the services of the church are in English. Heartily welcome to all services.

CONGREGATIONAL CHURCH.

The pastor, Rev. E. H. Willisford, will speak at 11:00 a. m. and 7:30 p. m. Morning topic, "The Man Who Prepared the Way;" evening subject, "The Genius of Lincoln."

The Sunday school assemblies at 10 o'clock. A brief Lincoln program will be given.

The congregation greatly enjoyed listening to Rev. Dr. Morrison, Sunday morning.

A church social will be held at the church next Friday evening.

PRESBYTERIAN CHURCH.

Regular services, Sunday school, 9:45; morning worship, 11 o'clock; Junior and Intermediate Endeavor, 3 p. m.; C. E. meeting, 6:30; evening service, 7:30, subject, "The New Commandment." Four united with the church last Sunday.

Bible study league meets every Monday, 7:30; prayer meeting every Wednesday, 7:30. The pastor's instruction class will meet every Friday afternoon at 3:15 to 4:00 o'clock in the ladies' parlor. Children from 10 to 15 years of age are invited. The Japanese of the valley will hold a special meeting at the church Saturday evening, Feb. 8, at 7 o'clock. Japanese speakers from Los Angeles will give the address.

FIRST METHODIST CHURCH.

J. F. Humphrey, Minister.

The pastor will preach Sunday morning. A special invitation for the presence of the members of the church Sunday morning. In the evening the pastor will give a stereopticon lecture on Korea.

Dr. Soper will lead the class meeting at 12 m.

Epworth League subject, "The Burden of the Strong." Raymond Lusley, leader.

Mission study class and business meeting of the Epworth League Tuesday night.

The Epworth League will conduct the regular prayer meeting Wednesday night.

One week from Sunday will be a great day. Watch the announcements. You are most cordially invited to attend our services.

FIRST CHRISTIAN CHURCH.

Services at the usual hours during the day. Preaching both morning and evening by Rev. J. W. Utter. Subject of morning sermon, "An Old Man's Letter to His Son." A sermon especially for children and young people. Subject of evening sermon: "Searching of Hearts." A cordial invitation is extended to all.

Sunday school at 9:30 sharp; Y. P. S. C. E. at 6:30, Sunday evening. An hour of Bible study and prayer for the older members and friends at 6:30 Sunday evening in the primary room.

Prayer meeting, Wednesday evening at 7:30.

The Ladies' Aid Society has an important business meeting Thursday. An all-day meeting. Refreshments at the close of the business session.

The Loyal Women's class will meet

in the church Friday afternoon at 2:30. All members are urged to be present.

Bro. Geo. Mosher of Pomona has the drilling of the choir every week now and we are looking forward to some fine music.

There will be a Christian-Endeavor Social at the home of Bro. and Sister Powell, 816 Verdugo road, Friday evening. A wagon will be at the church for those who want to ride, leaving at 7:30 prompt.

ST. MARK'S EPISCOPAL CHURCH.

We hope to be in the church which is being moved this week, by Sunday the 7th. All services until we can use it will be held in the Guild hall, 431 Isabel street. The following are the hours of the Lenten services to which everybody is cordially invited to attend:

Feb. 5th, Ash Wednesday, Holy Communion at 8:00 and 10:30 a. m. Evening prayer and instruction every Wednesday (including Ash Wednesday) at 4 p. m.

Evening prayer and sermon every Friday evening at 7:30. On Good Friday the Three-Hours service at 12 m. On Sundays, the Holy Communion at 7:30 a. m. Morning prayer and sermon at 11 a. m., and evening prayer and sermon at 7:45 p. m. Holy Communion Palm Sunday and Easter Day at 11 a. m.

The woman's auxiliary will meet Friday afternoon at 2:30 in Guild hall, 431 Isabel street, for regular monthly meeting, this being the first in Lent. The Alaska missionary box will be planned.

On Wednesday, January 29th, the auxiliary held a missionary meeting. Sister Mary and Sister Laura from the neighborhood house was out and spoke interestingly of their work. Mrs. Morris spoke of the work in Alaska.

The choir of St. Mark's church was entertained by Mrs. Mat. Saturday evening after choir practice. Games were indulged in and a most enjoyable time was spent. Light refreshments were served by the hostess and sister.

The Guild meets the second Thursday in February to prepare for an Easter sale.

FIRST BAPTIST CHURCH.

The Sunday school last Sunday had the largest attendance in its history. New members are being added every Sunday. The new class rooms afford excellent accommodation. A welcome awaits any who are not enrolled elsewhere.

The meetings of the Young People's Union are unusually interesting and helpful, and are largely attended at 6:30 every Sunday evening in the South parlor. The society is planning to give a Valentine social at the house of Miss Ethel Chase, 119 Maryland avenue, Friday evening, February 14th, to which all young people are invited.

The men of the church and congregation are invited to a supper in the social hall of the church Thursday, Feb. 13th, for a social time and for the consideration of organizing a Men's Brotherhood. Rev. Dr. Carter, pastor of the First Baptist church, and others will speak.

The boys of Deacon Langley's Sunday school class have been organized into a "Baptist Boy's Brigade" which meets weekly on Thursday evening in the social hall for drill and a general good time. The "Boy Scouts" meet on Friday evenings.

Large congregations are listening to the series of Sunday evening sermons on "Things Questionable and Unquestionable," being given by the pastor. The special subject next Sunday evening will be, "Is It Wrong to Play Cards?" A fine program of music is being prepared. Miss McKee will sing a solo. Everybody is invited. In the morning the pastor will preach the monthly doctrinal sermon on the theme, "The Immutability of God."

The subject this week, Wednesday evening, will be "Responsibility."

The regular monthly meeting of the Women's Missionary Society will take the form of a reception for new members at the home of Pastor and Mrs. Haines, 1432 Milford street, Thursday of this week at 2:30 p. m.

Mr. O. A. Lane, city trustee, is still confined to his residence and much of the time to his bed, as he has been for the past three weeks. Mr. Lane is suffering from inflammation and abscess of the inner ear and experiences almost constant pain, although he is reported as gradually improving.

Mr. and Mrs. Plummer Van Sant of Central avenue entertained at a week-end dinner party. Covers were laid for eight out-of-town guests.

PUBLIC PARKS

Citizens Present Ideas on the Subject—Action of Precinct Committee

PARKS—USEFUL AND "GOOD BUSINESS."

Editor News.

The park question is again before us and is an important one in which we all feel an interest, for it denotes public enterprise and general interest in the progress as well as pride in our town, and no place nowadays can afford to be out of the race in vying for good government and business progress.

Glendale has thus far lost no time in keeping pace with the age in which we live, so far as improvements are concerned, however the most important feature in our improvement and progress is practical, economical, expenditure. Much fault has been found (and justly so too) in many cities with the officials for the lavish and reckless way their public moneys have been squandered in jobs and promotion schemes in such improvements; from any such charge Glendale is thus far free, to our credit, for such a name is detrimental to the progress of any town. It therefore is wise and commendable to carefully consider our expenditures and what they will do for us before entering into any contracts.

On the park question we are waking up a little late.

Glendale has one of the most natural as well as beautiful natural parks and locations in all Southern California, one well worth preserving, one that any community should consider themselves fortunate in possessing, which should be our pride to improve and keep up. The fact that it is an isolated place away from the public travel and dust is in its favor, as an ideal park beside it has many other picturesque and natural advantages such as trees and shade, hills, valleys and running water, without which a park is lost as to beauty and comfort. No park, no matter how carefully laid out and how much expense is placed in its care, begins to compare with nature's own adornment the fact that all landscape gardeners attempt to get as nearly as possible an imitation of natural effects proves such to be the grand desideratum.

This same natural Verdugo Park was once offered to our city if we would keep it up and improve it. How Glendale was ever so blinded to its future good and welfare as to refuse it I cannot tell, but to now consider the expending of thousands of dollars in purchase of plain sandy lots flat and unsightly, and propose calling them parks, seems unartistic and expensive, to say nothing of being anything but good business or practical economy. When done they will not be parks at all but flat lawns and cemented walks—artificial substitutes for parks, a disgrace to any community having the natural advantages of Glendale. Again as to the expense, it will be three-fold; as to the expense of keeping up our natural park which is now very attractive and will ever continue to be without any expense and to which we may add as much or as little as we feel we are able to spend on it.

The only point we are able to see in the distributive park program is being scattered around securing the sale of some interested parties a lot or two and thus securing their votes and of their neighbors in the various localities to secure the sanction of securing a park or parks, might be called jobbing or a promotion scheme to get the park question in motion, hardly seems good business or necessary. But you say this Verdugo proposition was once considered and voted on. Yes, and why lost? Because this proposition was brought before the public (after it had been once donated to the city, as before noted, as a gift) as a promotion of some promoters. At least it is so considered and looked upon by the public. Do you wonder the proposition did not carry? Most assuredly not.

That Verdugo Park is our only park needs no argument or demonstration, but as to whether we shall try to make some substitutes of lots for parks is a question which I fancy we ought to most carefully consider before we enter into any contract so to do, for I feel sure we shall ever have abundant cause to regret it.

D. W. HUNT.

"FIVE FREE PARKS."

Plan Outlined by Sidney Dell to Tuesday Afternoon Club.

The following letter to the Tuesday Afternoon Club on a question of general interest to Glendale was referred last Tuesday to the park committee. Mrs. Meeker, chairman, for consideration:

To the Tuesday Afternoon Club, Glendale, Cal.

Ladies: I listened last Saturday with deepest interest to the deliberations of your park committee. Mrs. R. W. Meeker, chairman. No doubt any section or precinct of the city can, by taxing that section or district up to the limit (\$15 on the hundred), secure the ground for a park, which the city will improve at public expense.

The park problem is, I think, a serious one at this juncture; and that is why I attended the meeting of your committee. I wished to get the drift of the movement. My own opinion is that the greatest park asset that Glendale has—the greatest in Southern California—is Verdugo Park, with that rare gem of the Southland, a limpid and bold stream of water flowing through its borders. I am told by Mr. Hartranft, too, that it has a riparian

right to the water that cannot be taken away; a fact of infinite value to the park. In my opinion, that park can be acquired cheaply and easily—almost for the expense of its improvement and upkeep. There are four other of nature's own park sites, also, that are beckoning to Glendale to take them for their board and clothing—that can (with your aid, I believe) be acquired by donation. Let us see.

But to the main point in the case—how to get the five free parks. A storm drain district could cheaply (as recent city protection of the "wash" at Louise street has shown) have made a deep, permanent channel for the "wash" that would have sent the golden sand down to the Los Angeles river, whence by side track to the Southern Pacific it can be taken to a depot in Los Angeles and sold for money enough to pay for the improvement and upkeep of the boulevards and parks to be obtained by donation, as herein explained. The cost of the deep drain would not exceed 50 cents a lot, as against the \$30 or \$40 per lot for each proposed precinct park. In constructing the drain, the dirt will create forty-foot bulwarks on each side to support the canal, which bulwarks would be dedicated gladly by adjacent property owners, because it would double their values. With the good women of the community unanimously behind the move, it is a sure thing, too, that owners of eighty acres for a mile north and south of the "wash" would gladly donate acres to be exchanged for four park sites, to-wit: (1) One of forty acres at the mouth of the "wash"; (2) one of forty acres at the south end of Verdugo canyon; (3) one of four acres on the south side of the "wash"; and (4) one of four acres on the north side at Central avenue. These two boulevards, equalling (with the "wash" channel) 120 feet of width, and being a connecting link with Pasadena and Griffith Park boulevards, already constructed or in fieri, would make a circuit or tourist foothill boulevard of fifty miles—the finest in the world.

Denver, I am told, once had a magnificent mountain stream—Cherry creek by name, I think—that was wont to menace every part of that ambitious city, even as our arroyo threatens Glendale. Public spirit and good judgment corralled its waters into one permanent channel, utilizing its electric power as a revenue, and beautifying its course with auto drives and parks; transforming a menace into a thing of beauty and utility. It is now Denver's chief gem, I have been told. But that offering of nature is nothing compared with the grand possibilities of this vagrant "wash." If taken charge of by the public. A cost of 50 cents per lot for the drain merely would bring in its train these much needed parks and boulevards without any more cost to the lot owner. It would make the finest foothill tourist boulevard in the world, adding untold values to our city lots and giving Glendale five free parks.

Mr. Hartranft, long before annexation, tentatively offered Verdugo Park to the city on a plan he had for selling his vast holdings in Verdugo Valley. There's big money in it for him. So it would be big money to the tract owners along Kenneth road region and Ross and Thom ranch property. It only needs, I think, the moral support of your club to start the move that will secure all these results. It is not a visionary scheme, but a practical step for securing protection for Glendale against its greatest menace—the Arroyo Verdugo.

A special committee of three or five to confer with me would start the ball rolling, without detriment to your present moves.

Most respectfully,
SIDNEY DELL.

The plan for parks that is being worked out by the ladies' committees at present, contemplates the establishment of four such vein places in the city, distributed one to each of the four precincts, the dividing line being Broadway and Louise street. In the northeast corner of the city, precinct No. 1, the committee has agreed to exert its efforts to securing the Byram property on Glendale avenue north of Third street. This consists of about three acres with a two-story house and a large number of trees, well-grown

(Continued on fifth page)

DON'T BE BILKED

The man who offers you a "bait" in grain is a "fake." Line up with a house of known reputation and you will be honestly dealt with.

Ice, Hay, Grain, Wood,
Coal, Poultry Supplies,
Duff's Fertilizer

We guarantee our weights and quality. Our Dry Mash is right, also our Scratch Food.

VALLEY SUPPLY CO.
306-308 Brand Blvd.
Sunset 537 Home 192
American Trading Checks

PROPOSED CHARTER OF THE CITY OF GLENDALE

- ARTICLE I. Name, Boundaries, Rights and Liabilities of the City.
ARTICLE II. Powers of the City.
ARTICLE III. Elections.
ARTICLE IV. Elective Officers and Their Qualifications.
ARTICLE V. General Provisions Regarding Officers.
ARTICLE VI. The Mayor.
ARTICLE VII. The Council.
ARTICLE VIII. Executive and Administrative Departments.
ARTICLE IX. Finance and Taxation.
ARTICLE X. Public Work and Supplies.
ARTICLE XI. Franchises.
ARTICLE XII. The Recall.
ARTICLE XIII. The Initiative.
ARTICLE XIV. Referendum.
ARTICLE XV. Police Court.
ARTICLE XVI. Chief of Police.
ARTICLE XVII. Educational Department.
ARTICLE XVIII. Fire Chief.
ARTICLE XIX. Public Library.
ARTICLE XX. City Clerk.
ARTICLE XXI. Miscellaneous.
ARTICLE XXII.

ARTICLE I. Name, Boundaries, Rights and Liabilities of the City.

Section 1. NAME, BOUNDARIES. The municipal corporation now existing and known as the "City of Glendale" shall remain and continue to be a body politic and corporate under the same name and with the same boundaries as now established with power and authority to change the same in the manner provided by law.

Sec. 2. RIGHTS, LIABILITIES. The City of Glendale shall remain vested with, and continue to have, hold and enjoy, all property, rights of property and rights of action of every nature and description now pertaining to the present City of Glendale, and is hereby declared to be the successor of the same. It shall be subject to all the liabilities that now exist against said present city. All ordinances of said City, not in conflict with this Charter, shall be continued in force until amended or repealed, and all proceedings for any public improvement pending and uncompleted shall be continued in accordance with the law under which such proceedings were commenced.

ARTICLE II. Powers of the City.

Section 1. Without denial or disparagement of other powers held under the Constitution and laws of the State, the City of Glendale shall have the following rights and powers:

(1.) PERPETUAL SUCCESSION, CORPORATE SEAL, SUE AND DEFEND. To have perpetual succession, to provide a corporate seal, and to sue and defend in all courts and places and in all matters and proceedings.
(2.) PROPERTY FOR PUBLIC PURPOSES. To acquire by purchase, condemnation, or otherwise, receive, have, take, hold, hire, use and enjoy property of every kind and description, both within and without the limits of said City, and to control, sell, convey and dispose of the same for the public benefit.

(3.) BEQUESTS AND DONATIONS. To receive bequests, gifts and donations of all kinds of property in fee simple, or in trust for charitable or for other purposes, and do all acts necessary to carry out the purposes of such bequests, gifts and donations, with power to manage, sell, lease, or otherwise dispose of the same, in accordance with the terms of the bequest, gift, or trust, or absolutely in case such bequest, gift or trust, be unconditional.

(4.) PUBLIC WORKS, BUILDINGS AND INSTITUTIONS. To acquire by purchase, condemnation, or otherwise, and to establish, construct, maintain, equip, own and operate, libraries, reading rooms, art galleries, museums, such schools and kindergartens as are not provided for in the public school system of the State, public hitching racks and hitching and automobile enclosures, aviation landings, parks, playgrounds, places of recreation or amusement, gymnasiums, theaters, fountains, baths, public toilets, markets, market houses, abattoirs, dispensaries, infirmaries, hospitals, charitable institutions, jails, houses of correction and farm schools, work houses, detention homes, morgues, cemeteries, crematories, garbage collection and garbage disposal and reduction works, street cleaning and street sprinkling, plants, waterways, canals, and all other public buildings, places, works and institutions.

(5.) PUBLIC UTILITIES. To acquire by purchase, condemnation, or otherwise and to establish, construct, maintain and equip, own and operate telephone systems and telegraph systems or any other mode of communication, cable and electric or other railways and transportation service of any and every kind, works for the production and systems for the distribution of water, gas, refrigeration, electricity and any source of light, heat or power, within or without the city; to supply the City and its inhabitants and also persons, firms, or corporations outside the City, with water, gas, refrigeration, electricity, and other source of light, heat or power; and to sell or otherwise dispose of all products of any public utility operated by the City, and to fix the rates therefor.

(6.) LEASES OF PROPERTY. To lease to corporations or individuals, by ordinance only, for the purpose of maintenance and operation, any public utility owned by the City, and to provide for the lease of any lands now or hereafter owned by the City, except lands donated, purchased, acquired, or used for public parks.

(7.) JOINT OWNERSHIP OF WATER SUPPLY. To join with one or more cities organized under the municipal water district, or otherwise to acquire and develop jointly, with other cities the source or sources of water supply for municipal, domestic and other purposes, and to construct or join in constructing the works necessary for their joint and several purposes and needs, and to issue bonds therefor; to enter into contracts of any and every nature with persons, firms, or municipal or other corporations to effectuate the acquisition and development of any source or sources of water supply and the distribution, sale or disposal of such water.

(8.) TO BORROW MONEY. To borrow money for any of the purposes for which the City is authorized to provide, and for carrying out any of the powers of the City and to issue

bonds therefor; provided, that in the procedure for the creating and issuance of such bonded indebtedness the general laws of the State of California, in force at the time such proceedings are taken shall be observed and followed.

(9.) IMPROVEMENT OF STREAMS. To improve the streams and channels flowing through the City or adjoining the same; to widen, straighten and deepen the channels thereof, and to remove obstructions therefrom; to construct and maintain embankments and other works to protect the City from overflow.

(10.) STREET IMPROVEMENTS. To establish and change the grade of, and lay out, open, extend, widen, change, vacate, pave, repave, or otherwise improve all public streets and highways and public places; to construct sewers, drains and culverts; to plant trees, construct parkings, and to remove shrubs and weeds; to levy special assessments to defray the whole or any part of the cost of such works or improvements; and to provide for the repair, cleaning and sprinkling of such streets and public places.

(11.) FIRE PROTECTION AND PREVENTION. To equip and maintain a fire department and to make all necessary regulations for the prevention and extinguishment of fires, and to require the owners or occupants of buildings to install therein, appliances or apparatus for such purposes.

(12.) PERMITS TO USE STREETS. To grant permits to use the streets or public property, revocable at any time without notice.

(13.) REGULATION OF RATES. To regulate and establish rates and charges to be imposed and collected by any person or corporation for commodities or services rendered under or in connection with any franchise, permit or license heretofore or hereafter granted by the town or City or other authority.

(14.) VIOLATION OF CHARTER AND ORDINANCES. To prescribe fines, forfeitures, and penalties for the violation of any provision of this Charter or of any ordinance; but no penalty shall exceed a fine of five hundred dollars or six months' imprisonment, or both.

(15.) NUISANCES. To declare what constitutes a nuisance and to provide for the summary abatement of any nuisance at the expense of the persons creating, causing, committing, or maintaining such nuisance.

(16.) REWARDS. To offer rewards not exceeding two hundred and fifty dollars in any one instance for the apprehension and conviction of any person who may have committed a felony in the City, and to authorize the payment thereof.

(17.) REGULATION OF MACHINERY. To regulate the use of steam engines, gas engines, steam boilers, electric motors, motor cycles, automobiles and flying devices, and other kinds of machinery, and to prohibit their use in such localities as in the judgment of the Council would endanger public safety.

(18.) FIRE LIMITS AND BUILDING REGULATIONS. To prescribe fire limits and to regulate the construction, maintenance, repair, height, and location of, and the materials used in all buildings, walls, chimneys, stacks, drains, sewers, and other structures, whether within or without such fire limits; to prevent the erection and maintenance of insecure or unsafe buildings, walls, chimneys, stacks, drains, sewers, or other structures, and to provide for their summary abatement or destruction; to require the installation of fire escapes on any building or structures; and to make such regulations apply to existing buildings or other structures.

(19.) PROVISIONS FOR SAFETY IN THEATERS, HALLS, ETC. To make all necessary regulations for the safety of persons in theaters, lecture rooms, halls, schools, churches and other places for public gatherings of every kind.

(20.) PROVISIONS FOR SAFETY IN STREETS. To regulate the speed of railroad trains, engines, and cars passing through the City and the speed of cars of street or interurban railway companies using the public streets of the City; to require railroad companies to station flagmen, place gates, or viaducts at all such street crossings as the Council may deem proper; to require street cars and local trains to be provided with fenders or other appliances for the better protection of the public; to prohibit the making up of railroad trains on any of the streets, street crossings or street intersections of the City; to regulate the speed with which persons may ride or drive or propel bicycles, motor cycles, automobiles, or other vehicles along or upon any of the streets or highways of the City.

(21.) IMPROPER USE OF STREETS. To regulate or prohibit the exhibition or carrying of banners, placards, or advertisements, and the distribution of handbills in the streets, public grounds or upon the sidewalks; to regulate and prevent the flying of banners, flags or signs across the streets or from houses; to regulate or prohibit traffic and sales in the streets and public places; to prevent encroachments upon or obstruction to the streets, and to require their removal.

(22.) WEEDS AND RUBBISH. To regulate or prohibit the depositing of weeds, rubbish and dirt upon streets, public places, or private property; to compel the owner or occupant of buildings or grounds to remove dirt, rubbish and weeds therefrom and from any alley or sidewalk on which the same abuts, and in his default, to authorize the removal or destruction thereof by some officer of the City at the expense of such owner or occupant, add to make such expense a lien upon such buildings or grounds, and collect the same; and to provide for reasonable notice to such owner and for such other procedure as may be necessary to carry into effect the powers herein granted.

(23.) BILLBOARDS AND SIGNS. To regulate, license or prohibit the construction and use of billboards and signs.

(24.) ANIMALS RUNNING AT LARGE. To regulate and prohibit the running at large of dogs and other animals; to establish and maintain a pound and authorize the destruction or other disposition of animals running at large; to provide for the killing

of vicious dogs; to require the payment of license fees by the owners of persons having possession of dogs, and to impose penalties upon such persons for refusing to pay such license fees.

(25.) PRESERVATION OF HEALTH. To make all regulations which may be necessary or expedient for the preservation of health or the prevention or suppression of disease, including quarantine regulations.

(26.) DANGEROUS AND OFFENSIVE OCCUPATIONS; DISAGREEABLE NOISES. To regulate or prohibit the operation of all manufacturing, occupations or trades which may be of such a nature as to affect the public health or good order of the City or disturb the public peace, or which may be offensive or dangerous to the inhabitants residing in the vicinity, and to make regulations for the suppression of disagreeable, offensive and injurious noises.

(27.) INSPECTION OF FOOD PRODUCTS. To provide for the regulation and inspection of any and all food products offered for sale in the City, and of any and all dairies, slaughterhouses and creameries, the products of which are offered for sale or sold in the City.

(28.) LODGING, TENEMENT AND APARTMENT HOUSES. To regulate lodging, tenement, and apartment houses and flats and to prevent the overcrowding of the same and to require that they be put and kept in proper sanitary condition.

(29.) SEWER CONNECTIONS. To regulate the construction, repair, and use of sewers, sinks, gutters, wells, cesspools, and vaults, and to compel the connecting, cleaning, or emptying of the same, and to designate the time and manner in which the work shall be done.

(30.) GARBAGE. To provide for the treatment of and the collection and disposal of garbage, ashes, animal and vegetable refuse, dead animals, offal, rubbish and waste matter.

(31.) LICENSING BUSINESS. To license for purposes of regulation and revenue all and every kind of business not prohibited by law, to be transacted or carried on in the City, and all shows, exhibitions and lawful games carried on therein; to fix the rates of licenses upon the same, and to provide for the collection thereof by suit or otherwise.

(32.) WEIGHTS, MEASURES AND METERS. To provide for the inspection and sealing of all weights and measures used in the City, and to enforce the keeping and use by dealers of proper weights and measures, duly tested and sealed; and to provide for the inspection and testing of all meters used for the measurement of gas, water or electricity, furnished to consumers in the City.

(33.) TAXATION. To levy and collect taxes upon all the real and personal property within the City, subject to the limitations elsewhere in this Charter provided, and to order the refunding of any taxes, percentages or costs erroneously or illegally collected.

(34.) PURCHASE OF PROPERTY UNDER EXECUTION. To provide for the purchase of property levied upon or under execution in favor of the City, but the amount bid on such purchase shall not exceed the amount of judgment and costs.

(35.) SALE OF USELESS PERSONAL PROPERTY. To provide for the sale at public auction, after advertising for five days, of personal property unfit or unnecessary for the use of the City.

(36.) LIGHT AND WATER. To provide for the lighting of the streets, highways, public places, and public buildings, and for supplying the City with water for municipal purposes.

(37.) BOULEVARDS. To set apart as a boulevard any street over which there is no existing franchise for any railroad and to regulate and prevent heavy teaming thereon; and when any such street shall have been set aside as a boulevard no franchise for a railroad, interurban railway or street railway of any kind shall ever be granted upon such boulevard and no railroad track of any kind shall ever be laid thereon, unless an ordinance to that effect shall have been duly passed by popular vote, as provided in the initiative or the Referendum in this Charter.

(38.) REGULATION OF PUBLIC UTILITY RATES. To fix and determine by ordinance in the month of February of each year, to take effect on the first day of July thereafter, the rates or compensation to be collected by any person, firm or corporation in the City for the use of water, heat, light, power or telephonic service, or other public utility, supplied to the City or the inhabitants thereof, and to prescribe the quality of the service.
(39.) REGULATION OF STREET RAILROADS. To regulate street railroads, their tracks and cars to compel the owners of two or more such street railroads using the same street to use the same tracks and to equitably divide the cost of construction and the cost of maintenance thereof between them.

(40.) RAILROADS TO KEEP STREETS IN REPAIR. To require every railroad company to keep the streets in repair between the tracks, and along and within the distance of two feet upon each side of the tracks occupied by the company, and to sprinkle the same.

(41.) SPUR TRACKS. To permit the laying of spur or side tracks and the running of cars thereon, for the purpose of connecting industrial establishments with any line of railroad entering the City, subject to such regulations and conditions as may be prescribed from time to time by the Council, no such tracks to be used as a main line or a part thereof; and also for the purpose of excavating or filling in a street or portion of a street or the adjoining land, and for such limited time as may be necessary for such purpose, and no longer.

Such tracks must be laid level with the street and must be operated under such restrictions as not to interfere with the use of the streets by the public. All permits granted under the provisions hereof shall be revocable at the pleasure of the Council.

(42.) REGULATION OF POLES AND WIRES. To cause the removal and placing under ground of all telephones, telegraph, electric light or other wires within the City, or within any designated portion thereof, and to regulate or prohibit the placing of

poles and suspending of wires along or across any of the streets, highways, and public places in the City.

(43.) SIZE AND LOCATION OF PIPES. To regulate the size and location of all water pipes and conduits laid or constructed in the streets and public places, and to require the filing of charts and maps of such pipes and conduits.

(44.) ELECTIONS. To make all rules and regulations governing elections not inconsistent with this Charter.

(45.) CIVIL SERVICE COMMISSION. To establish a Bureau of Civil Service and to appoint a Commission, who shall serve without compensation, to administer the same under rules and regulations to be made by the Commission. Such Commission shall, among other things, provide for the classification of all employments in the administrative service of the City not excepted by the provisions of this Charter, or by ordinance, for open, competitive and free examinations as to fitness, for an eligible list from which vacancies shall be filled, for a period of probation, before employment is made permanent, and for promotion on the basis of merit, experience and record.

(46.) SPECIAL TAX. To raise money by special tax in addition to the annual tax levy provided in this Charter. To authorize such special tax, the provisions of this charter, relating to the initiative or to the referendum shall be followed and the levy of such tax must be approved by at least two-thirds of the qualified electors who vote thereon. At such election the Council may be authorized in cases where public necessity requires the expenditure of any sum so voted before the next succeeding tax levy, to issue warrants therefor and provide in the next succeeding tax levy for their payment with interest at not exceeding five per cent per annum. Or the Council may be authorized to levy a special tax each year for a period of years not exceeding three years in all, for any permanent municipal improvement, and the money so raised may be expended for such permanent municipal improvement each year after the same is collected and available.

(47.) CELEBRATION AND PROMOTION. To expend such sum as the Council shall deem proper, not to exceed five per centum of the amount raised by the property tax levy in any one fiscal year, for music, promotion and celebrations.

(48.) GENERAL GRANT OF POWER. To exercise such other powers as are now or may be hereafter granted by the constitution or laws of this State to the municipalities thereof, unless the exercise of such powers is contrary to the provisions of this Charter; to exercise all other useful powers for the efficient administration of the municipal government, whether such powers are herein expressly enumerated or not; and to enact appropriate legislation and do and perform any and all other acts and things which may be necessary and proper to carry out the general powers of the City or any of the provisions of this Charter.

Sec. 2. LIBERAL CONSTRUCTION. The foregoing grant of power is to be liberally construed for the purpose of securing the well being of the municipality and its inhabitants.

Sec. 3. GENERAL LAWS FOLLOWED. In the absence of any procedure for carrying out or effectuating any granted or implied power or authority of the City, the general law of this State where applicable and where not inconsistent with any express provision of this Charter, shall be followed.

Sec. 4. DIRECT LEGISLATION BY PEOPLE. The qualified voters of the City shall have power through the initiative, and otherwise, as provided by this Charter and the general laws of the State, to enact appropriate legislation to carry out and enforce any of the general or implied powers of this City.

ARTICLE III. Elections.

Section 1. A municipal election shall be held in the City of Glendale on the first Tuesday in June in the year 1913, and on the second Tuesday in April in the year 1915 and on the second Tuesday in April in every second year thereafter, and shall be known as the general municipal election.

All other municipal elections that may be held by authority of this Charter or of the general law shall be known as special municipal elections.

Sec. 2. NOMINATION OF CITY OFFICERS. The mode of nomination of all elective officers of the City to be voted for at any municipal election shall be as follows and not otherwise:

The name of a candidate shall be printed upon the ballot when such person has complied with the following terms and conditions: Any person desiring nomination for any elective office, shall pay to the City Clerk, not later than fifteen days before the date of election, a sum of money, as follows: For the office of Mayor or Councilman the sum of fifty dollars, and for the office of member of the Board of Education, the sum of five dollars. The sum so paid shall be received by said Clerk as a deposit, subject to the terms and conditions hereinafter set forth. The Clerk, upon receipt of said sum of money shall cause such candidate to sign and verify a statement that said candidate desires to have his name placed on the ballot for the office of Mayor, Councilman, or member of the Board of Education, as the case may be, and that he is a citizen of the United States, and of the State of California, and a qualified elector of the City of Glendale, and has been a resident thereof for the period of two years immediately preceding, and has all the qualifications required to entitle him to hold such office. The clerk shall then issue a receipt to such person desiring to have his name placed upon the ballot, showing the amount of money paid, the office for which such person desires to be a candidate and that the sum of money so paid will be held by the Clerk as a deposit subject to the following terms and conditions:

a. Such person may at any time before the printing of the official ballot, surrender his receipt, endorsing thereon a statement that he withdraws his name as a candidate for the office named in the receipt, and thereupon

the Clerk shall return to him the sum of money specified in such receipt, and shall not print his name on the official ballot; provided, however, that such person may again proceed as in the first instance to have his name placed on the ballot, if the same is done at least fifteen days before the date of election.

b. Every candidate whose name appears upon the ballot at any election, and who receives a number of votes at least equal to fifteen per centum of the number of votes cast for any candidate elected at such election, shall have returned to him in full the sum of money so deposited by him, immediately after the result of the election has been officially declared, upon returning to the Clerk his receipt therefor. If such receipt has been lost or destroyed, then the Clerk upon satisfactory proof that the person demanding the return of such deposit is the person entitled thereto, shall pay the same to such person and take his receipt therefor, and shall not thereafter be responsible to such candidate therefor.

c. All candidates whose names appear upon the ballot at any election not receiving a number of votes at least equal to fifteen per cent of the vote cast for any candidate elected at such election shall forfeit such deposit to the City.

Sec. 3. NOTICE OF ELECTION. The Clerk, on the fifteenth day before every election, shall prepare and file in his office a certificate containing a complete list of the offices to be filled, stating whether for a full or an unexpired term and the candidates for each office who are entitled to have their names appear upon the ballot. The Clerk shall cause a notice of election to be published in some newspaper of general circulation in said City, once, not less than five days before said election, which notice shall contain the information given in the certificate above described and also the time and place, or places of holding such election.

Sec. 4. BALLOTS; PREPARATION AND FORM. The City Clerk shall cause ballots for each general and special election to be prepared, printed and bound and numbered as provided for by the State law, except as otherwise required in this Charter. The ballots shall contain a complete list of the offices to be filled and the names of the candidates nominated therefor. The form of the ballot shall be substantially as follows:

GENERAL (OR SPECIAL) MUNICIPAL ELECTION, CITY OF GLENDALE.

(Inserting the date thereof.)

INSTRUCTIONS.—To vote for any person, stamp a cross (X) in the voting space in the appropriate column according to your choice, at the right of the name voted for. Vote your first choice in the first column; vote your second choice in the second column; vote any other choice in the third column; vote only one first and only one second choice. Do not vote more than one choice for one person, as only one choice will count for any candidate by this ballot. All distinguishing marks make the ballot void. If you wrongly mark, tear, or deface this ballot, return it, and obtain another. To vote for a person whose name is not printed on the ballot write his name in the blank space after the printed names of candidates for the office, and stamp in the proper column the choice you desire to vote for such person.

MAYOR	FIRST CHOICE	SECOND CHOICE	THIRD CHOICE
John Doe.....	X		
Richard Roe.....		X	
James Yoe.....			X
MEMBERS OF COUNCIL			
Two to be Elected			
John Abel.....	X		
James Black.....		X	
Thomas Carr.....			X
Samuel Davis.....			X
William Eves.....	X		
Frank Foe.....		X	
Lee Grant.....			
MEMBERS OF BOARD OF EDUCATION			
Two to be Elected			
John Cobb.....	X		
Sam Dow.....		X	
William Fie.....	X		
Frank James.....			X
George Moore.....		X	
Thomas Pepper.....			X

Spaces shall be left below the printed names of the candidates for each office to be voted for, equal in number to the number of officers to be elected, wherein the voter may write the name of any person for whom he may wish to vote. He shall then stamp in the proper column the choice he desires to vote for such person.

Sec. 5. REQUIREMENTS OF BALLOTS. All ballots printed shall be identical, so that without the number thereon it would be impossible to distinguish one ballot from another. Space shall be provided on the ballot for Charter Amendments or other questions to be voted on at the municipal elections, as provided by this charter. The names of candidates for each office shall be arranged in alphabetical order of the surnames. No ballot shall have printed thereon any party or political designation or mark, or anything indicating the views or opinions of any candidate, or the source or support of his candidacy.

Sec. 6. SAMPLE BALLOTS. The City Clerk shall cause sample ballots, upon paper of different color, but otherwise identical with the ballot to be used at the election, to be printed, distributed and mailed to the regis-

tered voters in the manner provided by law for general state elections.

Sec. 7. CANVASS AND ELECTION. As soon as the polls are closed, the election judges shall immediately open the ballot boxes, take therefrom and count the ballots, and enter the total number thereof on the tally sheet provided therefor. They shall also carefully enter the number of the first, second, and third choice votes for each candidate on said tally sheet and make return thereof to the City Clerk as provided by law. If more than one choice is marked for the same candidate on any ballot, only the one choice which is prior, in order of choices, shall be counted. If any voter shall mark more than one first or second choice, his ballot shall not be counted as to such first or second choice, but shall not be otherwise invalidated. No vote shall be counted unless the same is made by stamping a cross in the proper voting space as provided in the foregoing instructions to voters; provided, however, that no vote marked by stamping a cross, shall be rejected for informality if it can be determined with reasonable certainty how the voter intended to vote.

Sec. 8. The City Council shall meet as a canvassing board and canvass the returns within seven days after such election, and shall upon such canvass declare the result, and cause the same to be entered in their minutes.

The person receiving more than one-half of the total number of ballots cast at such election as the first choice of the electors for any office shall be elected to that office. If no candidate shall receive such a majority of the first choice votes for such office, the name of the candidate printed on the ballot having the smallest number of first choice votes, and all names written on the ballot having a less number of votes than such last named candidate, shall be excluded from the count, and votes for such candidates or persons so excluded shall not thereafter be counted.

A canvass shall then be made of the second choice votes received by the remaining candidates for said office; said second choice votes shall then be added to the first choice votes received by each remaining candidate for such office, and the candidate receiving the largest number of said first and second choice votes, if such votes constitute a majority of all ballots cast at such election, shall be elected thereto. If no such candidate shall receive such a majority after adding the first and second choice votes, the name of the candidate then having the smallest number of first and second choice votes shall be excluded from the count, and no votes for such candidate so excluded shall thereafter be counted. A canvass shall then be made of the third choice votes received by the remaining candidates for such office; said third choice votes shall then be added to the first and second choice votes received by each remaining candidate for such office, and such remaining candidate receiving the highest number of first, second, and third choice votes shall be elected thereto. When the name of but one person remains as a candidate for any office, such person shall be elected thereto regardless of the number of votes received.

A tie between two or more candidates is to be decided in favor of the one having the greatest number of first choice votes. If all are equal

in that respect, then the greatest number of second choice votes determine the result. If this will not decide, then the tie shall be determined by lot, under the direction of the canvassing board.

Whenever the word "majority" is used in this section, it shall mean more than one-half of the total number of ballots cast at such election.

Sec. 9. INFORMALITIES IN ELECTION. No informalities in conducting municipal elections shall invalidate the same, if they have been conducted fairly and in substantial conformity with the requirements of this Charter.

Sec. 10. GENERAL ELECTION REGULATIONS. The provisions of any State law, now or hereafter in force, except as the Council may otherwise by ordinance provide, relating to the qualifications and registration of electors, the manner of voting, the duties of election officers, the canvassing of returns, and all other particulars in respect to the management of elections, except as otherwise provided in this Charter, so far as they may be applicable, shall govern all municipal elections.

Sec. 11. VOTING MACHINES. The City Council may, by ordinance, au-

authorize the use of voting machines at municipal elections, provided said machines are so constructed as to carry out the provisions of this Charter in regard to preferential voting.

ARTICLE IV.

Elective Officers and Their Qualifications.

Section 1. The elective officers of the City of Glendale shall be a mayor, four councilmen and five members of the Board of Education, all of whom shall be elected at the general municipal election on a general ticket from the City at large.

Sec. 2. To be eligible for the office of Mayor, Councilman, or member of the Board of Education, such person must be a citizen of the United States and of the State of California and a qualified elector of said City and a resident of said City for at least two years next preceding his election.

ARTICLE V.

General Provisions Regarding Officers.

Section 1. VACANCIES IN OFFICE.

If a vacancy shall occur in the office of Mayor or Councilman, the Council shall forthwith appoint a person to fill such vacancy. Said appointee shall possess such qualifications for eligibility as are set forth in Article IV, of this Charter and shall hold office until his successor is duly elected and qualified. Such successor shall be chosen at the next general municipal election or special municipal election called for any other purpose or as otherwise provided in recall proceedings for the recall of an officer, which election shall take place not less than forty days after such vacancy occurs. The person so elected shall hold office for the unexpired term. All provisions governing nominations and elections as provided in this Charter shall apply to all elections held under this section.

Vacancies in the Board of Education shall be filled for the unexpired term by the remaining members of the Board and if there be less than a majority of such Board remaining in office, then such appointment shall be made by the Mayor of the City.

Sec. 2. WHEN ELECTIVE OFFICERS BECOME VACANT. An elective officer becomes vacant when the incumbent thereof dies, resigns, is removed from office under recall proceedings as provided in this Charter, is adjudged insane, convicted of felony, or of an offense involving a violation of his official duties, or ceases to be a resident of the City, or neglects to qualify within the time prescribed by the provisions of this Charter, or shall have been absent from the State without leave for more than sixty consecutive days, or fails to attend the meetings of the body of which he is a member for a like period without being excused therefrom by said body.

Sec. 3. MAYOR'S TERM OF OFFICE. The Mayor shall hold office for a term of four years from and after the first Monday in May next after his election, and until his successor is elected and qualified; provided that a Mayor shall be elected at the first municipal election held under this Charter, and said Mayor shall take office on the first day of July succeeding his election, and his term of office shall cease and determine upon the election and qualification of the Mayor elected at the general municipal election in 1917.

Sec. 4. COUNCILMAN'S TERM OF OFFICE. Each Councilman shall hold office for a term of four years from and after the first Monday in May next after his election and until his successor is elected and qualified; provided, that four Councilmen shall be elected at the first general municipal election held under this Charter and shall take office on the first day of July next succeeding their election, and shall so classify themselves by lot that the terms of two of said Councilmen shall cease and determine upon the election and qualification of the Mayor elected at the first general municipal election in 1915 and that the terms of the other two of said Councilmen shall cease and determine upon the election and qualification of the Mayor elected at the first general municipal election in 1917.

At each general municipal election after the first, held under this Charter, there shall be elected two Councilmen, and at every alternate general municipal election after the first, held under this Charter, a Mayor shall be elected.

Sec. 5. TERM OF OFFICE OF THE BOARD OF EDUCATION. The members of the Board of Education shall hold office for the period of four years from and after the first Monday in May next after their election and until their successors are elected and qualified; provided, that five members of the Board of Education shall be elected at the first general municipal election held under this Charter and shall take office on the first day of July next succeeding their election and shall so classify themselves by lot that the terms of three of said members shall cease and determine upon the election and qualification of the Mayor elected at the first general municipal election in 1915 and that the terms of the other two of said members shall cease and determine upon the election and qualification of the Mayor elected at the first general municipal election in 1917, and thereafter alternately three and two members of said Board shall be elected at the succeeding general municipal elections.

Sec. 6. OFFICIAL BONDS. The Council shall fix the amount of the bonds to be required of appointive officers, and the methods of their approval.

The approval of the official bonds must be endorsed thereon and signed by the officer or officers approving the same. All official bonds shall be filed with the City Clerk, except the Clerk's bond, which shall be filed with the Mayor when approved. All the provisions of any law of this State, relating to official bonds, not inconsistent with this Charter, shall be complied with.

Sec. 7. OATH OF OFFICE. Every officer of the City, before entering upon the duties of his office, shall take and subscribe the oath of office provided for in the Constitution of this State, and shall file the same with the City Clerk.

Sec. 8. COMPENSATION OF OFFICERS. The Mayor shall receive as compensation for his services, the sum of two hundred dollars per month,

which compensation may be altered or increased by the electors by ordinance proposed and adopted in accordance with the initiative provisions of this Charter.

Each Councilman shall receive as compensation for his services as such the sum of five dollars for each meeting actually attended by him, not to exceed one meeting per week, and in addition thereto each Councilman shall receive the sum of five dollars for each day on which he attends and acts as a member of the Board of Equalization.

The members of the Board of Education shall serve as such without compensation.

Sec. 9. ADMINISTERING OATHS. SUBPOENAS. Every elective officer, every chief official and every member of any Board or Commission provided for in this Charter, or by ordinance, adopted according to the provisions of this Charter, shall have power to administer oaths and affirmations, and every such Board or Commission shall have power to issue subpoenas to compel by subpoena the production of books, papers and documents, and to take and hear testimony concerning any matter or thing pending before such Board or Commission, or to any person so subpoenaed neglect to refuse to testify before any such Board or Commission or to answer any question which a majority of such Board or Commission shall decide to be proper or pertinent, he shall be deemed in contempt, and any such Board or Commission shall have power to take proceedings in that behalf provided by the general laws of this State. The Chief of Police must, on request of any member of such Board or Commission, detail a police officer or police officers, to serve such subpoena.

ARTICLE VI.

The Mayor.

Section 1. CHIEF EXECUTIVE AND ADMINISTRATIVE OFFICER.

The Mayor shall be the chief executive and administrative officer of the City and shall devote all of his time to the business of the City. He shall be ex-officio president of the Council and as such shall preside at the meetings of the Council when present. He shall sign all contracts entered into by the City. It shall be his duty to see that all the ordinances and laws of the City are duly enforced. He shall be charged with the general oversight of all departments of the municipal government and shall be responsible directly to the people of the City for the management of all of the said departments. It shall be his duty to see that all contracts made with the City are honestly and faithfully carried out and performed. He shall appoint all of the appointive officers of the City whose appointment is not otherwise provided for by this Charter, and the heads of all of the departments of the City, subject to the concurrence therein of the Council. He shall have the power of removing all appointive officers of the City and the heads of all departments of said City, subject to the concurrence in such removal by the Council.

Sec. 2. The Mayor shall make careful investigation of all matters pertaining to the City's welfare and annually and from time to time give the Council information relative to the affairs of the City and recommend to its consideration such matters as he may deem expedient and he shall recommend the passage and adoption of such ordinances or resolutions as may be in his judgment necessary to carry out such matters to further the general welfare of the City. He shall be charged with the general supervision of all public utility companies insofar as they are subject to municipal control. He shall keep himself fully informed as to their compliance in all respects with the law, and he shall see that all franchises granted by the City are faithfully observed and complied with. He shall cause to be instituted such actions or proceedings as may be necessary to prosecute public utility companies for violations of law, and to revoke, cancel or annul all franchises that may be granted by the City to any person, firm or corporation, which have become forfeitable in whole or in part, or which for any reason are illegal and void. The City Attorney, on demand of the Mayor must institute and prosecute in the name of the City the necessary actions to enforce this provision.

Sec. 3. MAYOR TO HAVE CITY'S BOOKS AUDITED. The Mayor shall, at the beginning of each fiscal year, employ for a stipulated compensation, to be fixed by the Mayor, a certified public accountant, who shall examine, at least once each year the books, records and reports of the Auditor and of all officers and employees who receive or disburse City moneys, and the books, records and reports of such other officers and departments as the Mayor may direct, and make triplicate reports thereof, and present one each to the Mayor and Auditor and file one with the City Clerk. Such accountant shall have unlimited privileges of investigation, to examine under oath or otherwise all officers, clerks and employees of the City, and every such officer, clerk and employee shall give all required assistance and information to such accountant, and submit to him for examination such books and papers of his office as may be requested, and his failure to do so shall be deemed and held to be a forfeiture and abandonment of his office. The Council shall provide for the payment of the services of such accountant.

Sec. 4. OTHER POWERS AND DUTIES OF MAYOR. The Mayor shall exercise such other powers and perform such other duties as may be prescribed by law or by ordinance, or by resolution of the Council.

Sec. 5. MAYOR PRO TEMPORE. During the temporary absence or disability of the Mayor, the Vice President of the Council shall act as Mayor pro tempore. In case of the temporary absence or disability of both the Mayor and Vice President, the Council shall elect one of its members to be Mayor pro tempore.

ARTICLE VII.

The Council.

Section 1. THE COUNCIL, THE GOVERNING BODY. All powers herein granted to and vested in the City of Glendale, shall, except as hereinafter otherwise provided, be exercised by a Council to be designated the Council of the City of Glendale, which shall consist of the Mayor and the four Councilmen. Said Council shall be

vested, subject to the express limitations of this Charter, with all powers of legislation in municipal affairs adequate to a complete system of local government consistent with the constitution of the State.

Sec. 2. PRESIDING OFFICER. The Mayor as President of the Council shall preside at its meetings. The Council shall elect one of its members to be Vice President who shall preside in the absence of the Mayor.

Sec. 3. MEETINGS. The Council shall, by ordinance, provide for the time and place of holding its meetings and the manner of calling its special meetings, and all sessions of the Council, whether regular or special, shall be open to the public.

Sec. 4. QUORUM. A majority of the Council shall constitute a quorum for the transaction of business, but a lesser number may adjourn from time to time and postpone the consideration of pending business in like manner.

Sec. 5. RULES OF PROCEDURE. The Council shall determine its own rules of procedure and may punish its members for disorderly conduct and compel their attendance at the Council meetings.

Sec. 6. ORDINANCES AND RESOLUTIONS. (1) The Council shall act only by ordinance or resolution and the yeas and nays shall be taken upon all ordinances and resolutions proposed for adoption and the vote thereon, entered upon the Journal of the proceedings of the Council. Every member present must vote, and no ordinance or resolution shall be adopted without receiving the affirmative votes of at least three members of the Council.

(2) ENACTING CLAUSE. The enacting clause of all ordinances shall be, "The City of Glendale does ordain as follows."

(3) PASSAGE OF ORDINANCE. No ordinance shall be passed by the Council on the day of its introduction nor within five days thereafter, nor at any other time than at a regular meeting, nor until it has been published at least once in full in the official newspaper of the City of Glendale at least two days before its adoption; and, in case of amendment being made thereto, after such publication and before adoption, it must be republished in full as amended at least one day before its adoption as amended.

(4) RECONSIDERATION. When any ordinance is put upon its final passage and fails to pass, and a motion is made to reconsider, the vote upon such motion shall not be taken except at a meeting of the Council, held not less than one week after the meeting at which such motion was made.

(5) SIGNING AND ATTESTING. All ordinances shall be signed by the Mayor and attested by the City Clerk.

(6) REPEAL. No ordinance nor section thereof shall be repealed except by ordinance adopted in the manner provided in this section.

(7) RECORD OF CITY ORDINANCES. A true and correct copy of all ordinances and resolutions shall be kept and certified to by the City Clerk. Such record copy, with such certificate, or the original ordinance, or resolution, shall be prima facie evidence of the contents of the ordinance and of the due passage and publication of the same, and shall be admissible as such in any court or proceeding. Such records shall not be filed in any case, but shall be returned to the custody of the City Clerk. Nothing herein contained shall be construed to prevent the proof of the passage and publication of an ordinance in the usual way.

(8) INDEX OF CITY ORDINANCES. An alphabetical index of all ordinances and resolutions shall be kept by the City Clerk in a book provided for that purpose, wherein the subject of the ordinance and the number of the same shall be set forth and any amendment or repeal of any such ordinance shall be noted on the margin opposite such entry to indicate the same, which notation shall refer to the number of the ordinance wherein such action has been taken.

Sec. 7. ORDINANCE REQUIRED. No action providing for any specific improvements or the appropriation or expenditure of any public money, except a sum less than four hundred dollars; for the appropriation, acquisition, sale or lease of public property; for the levying of any tax or assessment; for the granting of any franchise; for establishing or changing fee limits; or for the imposition of any penalty, and no legislative action shall be taken except by ordinance; provided, that the Council may act by resolution in all cases where a general law of the State or this Charter so provides.

Sec. 8. The Council shall examine and allow all demands on the City Treasury except where otherwise provided by this Charter, before the same are presented to the Auditor or paid and shall by ordinance prescribe the manner of presentation and allowance of such demand.

ARTICLE VIII.

Executive and Administrative Departments.

Section 1. THE FOUR MUNICIPAL DEPARTMENTS. The executive and administrative powers and authority and duties of the City, except such as are vested in the Mayor of the City, or otherwise provided for by this Charter, shall be distributed among and assigned to four departments as follows:

1. Department of Finance and Revenue.
2. Department of Public Health and Safety.
3. Department of Public Works.
4. Department of Public Supplies.

Sec. 2. COUNCIL TO ASSIGN DUTIES TO THE DEPARTMENTS. The Council shall determine and assign the duties of the several departments subject to the provisions of the preceding section; shall prescribe the powers and duties of officers and employees; may require an officer or employee to perform duties in two or more departments; and may make such rules and regulations not inconsistent with this Charter, as may be necessary or proper for the efficient and economical conduct of the business of the City.

Sec. 3. HEAD OF DEPARTMENTS. The Mayor shall be ex-officio, the head of each of the four departments provided for in Section 1 of this Article.

Sec. 4. APPOINTIVE OFFICERS. The appointive officers of the City shall be City Clerk, Auditor, Assessor, Treasurer, Collector, Attorney, Engineer, Police Judge, Chief of Police, Fire Chief, Street Superintendent, Building Inspector, Sewer Inspector, Health Officer and five Library Trustees. They shall be appointed by the Mayor with the concurrence of the Council. The Council, at any time when the interests of the City so demand, may consolidate and place in the charge of one such officer the functions and duties of two or more such officers. The Council shall by ordinance or by resolution prescribe the duties of said officers.

Sec. 5. SUBORDINATE OFFICERS AND EMPLOYEES. The Council shall have power by ordinance, or by resolution, to create and discontinue offices, deputyships, assistantships, boards and commissions, and employments other than those prescribed in this Charter, to provide the modes of filling them, to prescribe the duties pertaining thereto, according to its judgment of the needs of the City, and to determine the mode of removing any such officer, deputy, assistant or employee, except as otherwise provided in this Charter.

Sec. 6. COMPENSATION OF OFFICERS AND EMPLOYEES. The compensation of all City officers provided for by Section 4 of this Article, except Library Trustees, who shall receive no remuneration, shall be by salary to be fixed by ordinance. The Council shall also fix the compensation of all other officers and employees of the City, except as in this Charter otherwise provided. No officer or employee shall be allowed any fees, perquisites, emoluments, rewards or compensation, aside from the salary or compensation so fixed by the Council, but all fees received by him in connection with his official duties shall be paid by him into the City Treasury.

Sec. 7. REPORTS OF DEPARTMENTS. Each department and commission shall annually, on such date as may be fixed by the Council, render to the Council a full report of all operations of such department or commission for the year, and the Council shall provide for the publication of all such reports.

Sec. 8. COUNCILMAN TO HOLD NO OTHER OFFICE. No Councilman shall hold any other municipal office, or hold any office or employment the compensation of which is paid out of the municipal moneys; nor shall he be elected or appointed to any office created or the compensation of which is increased by the Council, while he is a member thereof, until one year after his resignation or the expiration of the term for which he was elected.

Sec. 9. OFFICERS NOT TO BE INTERESTED IN CONTRACTS OR FRANCHISES. No officer or employee of the City shall be directly or indirectly interested in any contract, work or business of the City, or in the sale of any article, the expense, price or consideration of which is paid from the City Treasury or by assessment levied by any act or ordinance of the City; nor in the purchase or lease of any real estate or other property belonging to the City or which shall be sold for city taxes or assessments or by virtue of legal process at the suit of the City. No officer or employee of the City shall be in the employ of any public service corporation in the City or of any person having any contract with the City or of any franchise of a franchise granted by the City.

Any contract or agreement made in contravention of this Section shall be void.

Any violation of the provisions of this Section by such officer or employee of the City shall be deemed a misdemeanor, and he shall forfeit his office.

The Council shall enforce the provisions of this Section by appropriate legislation.

ARTICLE IX.

Finance and Taxation.

Section 1. THE FISCAL YEAR. The fiscal year of the City shall commence upon the first day of July of each year, or at such other time as may be fixed by ordinance.

Sec. 2. TAX SYSTEM. The Council shall by ordinance provide a system for the assessment, levy and collection of all City taxes not inconsistent with the provisions of this Charter.

The Council shall have power to avail itself by ordinance or any law of the State of California, now or hereafter in force, and comply with the requirements thereof whereby assessments may be made by the Assessor of the county in which the City of Glendale is situated and taxes collected by the tax collector of said county for and on behalf of the City of Glendale.

Other provisions of this Charter concerning the assessment, levy and collection of taxes shall be subject to the provisions of any such ordinance while the same shall be in force, and of the law adopted thereby.

Sec. 3. DEPARTMENT ESTIMATES OF ANNUAL REQUIREMENTS. On such date in each year as shall be fixed by the Council, the heads of departments, offices, boards and commissions shall send to the Mayor a careful estimate in writing of the amounts, specifying in detail the objects thereof, required for the business and proper conduct of the respective departments, offices, boards and commissions, during the next ensuing fiscal year.

Sec. 4. ANNUAL ESTIMATE OF CITY'S REQUIREMENTS AND REVENUE. On such date in each year as shall be fixed by the Council, the Mayor shall submit to the Council an estimate of the probable expenditures of the City government for the next ensuing fiscal year, stating the amount required to meet the interest and sinking funds for the outstanding funded indebtedness of the City, and the wants of all the departments of the municipal government in detail, and showing specifically the amount necessary to be provided for each fund and department, also an estimate of the amount of income from fines, licenses and other sources of revenue, exclusive of taxes upon property, and the probable amount required to be

levied and raised by taxation.

Sec. 5. ANNUAL BUDGET. The Council shall meet annually prior to fixing the tax levy, and make a budget of the estimated amounts required to pay the expenses of conducting the business of the City government for the fiscal year. The budget shall be prepared in such detail as to the aggregate sum and the items thereof allowed to each department, office, board or commission as the Council may deem advisable.

Sec. 6. BOARD OF EQUALIZATION. The Council shall meet at their usual place of holding meetings on the first Monday in August of each year, at one o'clock in the afternoon of said day, and sit as a Board of Equalization, and shall continue in session from day to day for at least four days. A day for the purpose of this section shall be deemed from 1 p. m. to 9 p. m. They shall have power to hear complaints and to correct, modify, strike out or to raise any assessment, provided that notice shall be given to the party whose assessment is to be raised.

Sec. 7. ANNUAL TAX LEVY. The Council must finally adopt, not later than its first regular meeting in September, an ordinance levying upon the assessed valuation of the property in the City, subject to the provisions of this Charter, a rate of taxation upon each one hundred dollars of valuation sufficient to raise the amounts estimated to be required in the annual budget, less the amounts estimated to be received from fines, licenses and other sources of revenue. They shall then deliver the corrected assessment roll to the auditor, who shall compute and carry out the amount of the tax so levied upon each parcel of property contained in said assessment roll, and the assessment roll upon which the Auditor has so extended the tax shall be the assessment roll for the current fiscal year.

Sec. 8. LIMIT OF TAX LEVY. The tax levy authorized by the Council to meet the municipal expenses for each fiscal year shall not exceed, except as herein provided, the rate of one dollar on each one hundred dollars of the assessed value of all real and personal property within the City. Such levy shall be placed in the general fund, which may be apportioned by the Council, except as otherwise provided in this Charter.

Sec. 9. BOND TAX. LIBRARY TAX. The Council shall have power to levy and collect taxes, in addition to the taxes herein authorized to be levied and collected, sufficient to pay the interest and maintain the sinking fund of the bonded indebtedness of the City; and to levy an additional tax not exceeding ten cents on each one hundred dollars of the assessed value of all real and personal property within the City for the support and maintenance of free public libraries and reading rooms.

Sec. 10. TAX LIENS. All taxes and assessments levied together with any percentages imposed for delinquency and the cost of collection, shall constitute liens on the property assessed; every tax upon personal property shall be a lien upon the real property of the owner thereof. The liens provided for in this Section shall attach as of the first Monday in March in each year, and may be enforced by actions in any court of competent jurisdiction to foreclose such liens, or by sale of the property affected and the execution and delivery of all necessary certificates and deeds therefor, under such regulations as may be prescribed by ordinance; provided, that when real estate is offered for sale for City taxes due thereon, the same shall be struck off and sold to the City, in like case and in like manner and with like effect and with like right of redemption, as it may be struck off and sold to the state when offered for sale for state and county taxes; and the Council shall have power to provide for the procedure to be followed in such sales to the City and redemption thereafter.

Sec. 11. DUTIES OF THE AUDITOR. Money shall be drawn from the Treasury only upon warrants as herein authorized. Every demand against the City, from whatever source, including the free public library, when allowed by the Council or proper board, shall be signed by the president and secretary or clerk of such body, and a warrant, numbered and dated the same as the demand shall be, issued and signed by the same officers, and both must, before the demand can be paid, be presented to the auditor, who shall satisfy himself whether the money is legally due and its payment authorized by law. If he allow it, he shall endorse upon the warrant the word "allowed" and the date of such allowance, and sign his name thereto. No demand shall be approved, allowed, audited or paid unless it specify each special item, and the date thereof. It shall be the duty of the Auditor to be constantly acquainted with the exact condition of the treasury. He shall, on application of any person indebted to the City, holding money payable into the City Treasury or desiring to pay money therein, certify to the treasurer the amount thereof, to what fund applicable, and by whom to be paid. He shall charge the treasurer with the amount received. It shall be his duty to apportion among the several funds all public money at any time in the City Treasury, not by law or ordinance specifically apportioned and appropriated, and forthwith notify the treasurer of such apportionment or appropriation. He shall countersign and deliver to the proper officers, all licenses and other receipts, charging them therewith, and taking their receipt therefor. He shall at the first regular meeting of each month, or oftener if required, report in writing to the Council the condition of each fund in the treasury. He shall keep a complete set of books for the City, in which he shall set forth in a plain and business-like manner, every money transaction of the City, so that he can at any time tell the exact condition of the City's finances, and draw all warrants on the treasury. He shall perform such other duties as may be required of him by this Charter or by ordinance.

Sec. 12. DISPOSITION OF MONEY COLLECTED. Every officer collecting or receiving any moneys belonging to or for the use of the City shall on the day of the receipt thereof settle for the same with the auditor and immediately pay all the same into the treasury, on the order of the auditor, for the benefit of the funds to which such

moneys severally belong. The Council may provide, in its discretion, for the deposit of the City moneys in banks in accordance with the state law.

Sec. 13. UNIFORM ACCOUNTS AND REPORTS. The Council shall prescribe uniform forms of accounts, which shall be observed by all officers and departments of the City which receive or disburse moneys. Whenever an act shall be passed by the State legislature calling for uniform municipal reports, the City authorities shall be governed thereby.

ARTICLE X.

Public Work and Supplies.

Section 1. FORM OF CONTRACTS. All contracts shall be drawn under the supervision of the City Attorney. All contracts must be in writing, executed in the name of the City of Glendale and signed by the Mayor, and must be countersigned by the Auditor, who shall number and register the same in a book kept for that purpose.

Sec. 2. PROGRESSIVE PAYMENTS ON CONTRACTS. Any contracts may provide for progressive payments if in the ordinance or resolution authorizing or ordering the work, permission is given for such a contract. But no progressive payments can be provided for or made at any time which with prior payments, if there have been such, shall exceed in amount at that time seventy-five per cent of the value of the labor done and the materials used up to that time, and no contract shall provide for or authorize or permit the payment of more than seventy-five per cent of the contract price before the completion of the work done under said contract and the acceptance thereof by the City.

Sec. 3. PUBLIC WORK TO BE DONE BY CONTRACT. In the erection, improvement and repair of all public buildings and works, in all street and sewer work, and in all work in or about streams, or in or about emplacements or other works for protection against overflow and erosion, and in furnishing any supplies and materials for the same, or for any other use by the City, when the expenditure required for the same exceeds the sum of four hundred dollars, the same shall be done by contract, and shall be let to the lowest responsible bidder, after advertising for sealed bids for the work contemplated, in at least two successive issues of the official newspaper of the City. Such notice shall specifically state the work contemplated to be done. The Council may reject any and all bids and readvertise for bids, or provide for the work to be done by the City.

Sec. 4. CONTRACTS FOR OFFICIAL ADVERTISING. The Council shall let annually a contract for the official advertising of the City for the ensuing year. For this purpose the Council shall advertise in the official newspaper for at least one day, setting forth specifically the work contemplated to be done, and asking for sealed bids therefor. The bids shall specify the type and spacing to be used at the rate or rates named therein. The Council shall let the contract for such official advertising to the lowest responsible bidder publishing a newspaper of general circulation in the City. The Council may reject any or all bids and advertise for new bids. The newspaper awarded such contract shall be known as the "Official Newspaper of the City of Glendale."

Sec. 5. CONTRACTS FOR LIGHTING. No contract for lighting streets, public buildings, places or offices shall be made for a longer period than one year, nor shall any contract to pay for electric light or any illumination material at a higher rate than the minimum price charged to any other consumer be valid.

Sec. 6. HOURS OF LABOR. The maximum time of labor or service required of any laborer, workman or mechanic employed upon any municipal work, whether so employed directly by the City and its officers, or by a contractor or sub-contractor, shall be eight hours during any one calendar day.

Sec. 7. COLLUSION WITH BIDDER. Any officer of the City, or of any department thereof who shall aid or assist a bidder in securing a contract at a higher price than that proposed by any other bidder, or who shall favor one bidder over another by giving or withholding information, or who shall wilfully mislead any bidder in regard to the character of the materials or supplies called for, or who shall knowingly accept materials or supplies of a quality inferior to those called for by the contract, or who shall knowingly certify to a greater amount of labor performed than has been actually performed, or to the receipt of a greater amount of different kind of materials or supplies than has been actually received, shall be deemed guilty of malfeasance and shall be removed from office.

Sec. 8. COLLUSION BY BIDDER. If at any time it shall be found that the person to whom a contract has been awarded has, in presenting any bid or bids, colluded with any other party or parties for the purpose of preventing any other bid being made, then the contract so awarded shall be null and void, and the Council shall advertise for a new contract for said work, or provide for such public work to be done by the City.

ARTICLE XI.

Franchises.

Section 1. PROPERTY RIGHTS OF THE CITY INALIENABLE. The rights of the City in and to its streets, highways, parks and all other public places, except as otherwise provided in this Charter, are hereby declared inalienable.

Sec. 2. NO USE OF STREETS WITHOUT A FRANCHISE. No person, firm or corporation shall ever exercise any franchise or privilege mentioned in this Article except in so far as he or it may be entitled to do so by direct authority of the Constitution or laws of California or of the Constitution or laws of the United States, in, upon, over, under or along any street, highway or other public place in the City, unless he or it shall have obtained a grant therefor in accordance with the provisions of this Article.

Sec. 3. FRANCHISE TO USE STREETS. Every franchise or privilege to construct or operate railroads or street, suburban or interurban railways, along, upon, over or under any street, highway, or other public place,

(Continued on Sixth Page)

The Glendale News

Published every Friday

J. C. SHERER

Editor and Proprietor

Office of publication, 343 Glendale Avenue, Glendale Branch of the Los Angeles, Cal., Postoffice.

SUBSCRIPTION: One Year \$1.50 Six Months .75 Three Months .50

All subscriptions must, invariably, be paid in advance

Entered at the Postoffice at Los Angeles, Cal., as Second-Class Mail Matter.

ADVERTISING RATES:

First page, double price. Other pages as follows: Display, 25 cents per inch per issue, or \$1.00 per calendar month. Lines, 5 cents per line per issue. Minimum charge 25 cents. Special rates to advertising agencies and on time contracts.

Home Phone 684: Sunset 50

This paper is a member of the Los Angeles County Press Association.

GLENDAL, CAL., FEBRUARY 7, 1913

PHOENIX INVITES.

The city of Phoenix, which is in Arizona, invites the world to attend there a two-day festival, Feb. 14th and 15th, to help Arizonians celebrate their admission into the union of states.

The West Coast Magazine for January has an extended and appreciative criticism of the work of our fellow townsman, Mr. Eugene C. Frank, with fine photographic reproductions of four of his best paintings. The critic says of Mr. Frank's canvasses that they are "perfect examples of a school of painting that has laid the firm foundation for the best art of the world."

Over in London a party of titled ladies have undertaken the task of going down into the slums and teaching the dwellers therein how to cook. It is a commendable mission and the field is wide. And it contrasts finely with the lawless actions of the militant suffragettes who are daily proving by their actions their unfitness for the ballot or any other kind of responsibility.

Lewis R. Glavis, who will be remembered as the chief witness against Secretary Ballinger, has been dismissed by Gov. Johnson from his position as secretary of the state conservation commission. Although receiving a salary of \$300 a month from the state, Mr. Glavis became the agent on a commission of a number of lien land claimants undertaking to get their claims put through ahead of the regular routine.

MOTOR VERSUS HORSE.

The Scientific American has an interesting article comparing the efficiency of the horse-drawn wagon with the motor truck. The service of the latter as compared to the former in 24 hours is about six to one. The comparative cost of handling 1000 tons 10 miles favors the truck by more than one-half. The working capacity of a two-horse team compared with a 3 or 5-ton truck is 48 miles to 165. In 1911 there were 25,000 motor trucks in use, and 50,000 the end of 1912.

The Los Angeles delegation at Sacramento may not consist entirely of mature statesmen, but they are to be commended for their manly action in refusing to leave the hotels at which they were quartered on account of those places of entertainment being boycotted. On the other hand, it is discouraging to realize that as citizens of California we must be governed by laws which the trucking representatives of San Francisco have a hand in the making of. When the boycott was declared these representatives of a "free people," packed their collar boxes, shouldered their tooth picks and moved over to other quarters which bore the union label.

Dwight Griswold was talking about the recent freeze the other day. He said: "Some twenty years ago I was doing some work up near Rialto in San Bernardino county and met an interesting old pioneer, who had come into the valley some time in the '40s, speaking of the future of the orange growing business, he said, 'I have driven a four-horse team over ice on frozen ponds in this section and when there is another cold spell here such as I have seen, there won't be an orange tree left alive in the valley.' The old pioneer's prediction has fortunately not come true, but it proves that the late cold spell was not without precedent."

TELEPHONE AND TELEGRAPH COMPANIES PROVIDE PENSIONS.

The American Telephone and Telegraph Co. has issued to its employees a pamphlet describing the plan adopted by the directors of the pensioning of employees beginning Jan. 1st, 1913. This company embraces the Bell system of telephone companies in the United States, also the Western Union Telegraph Company.

The plan provides that any employee who has been in the service 20 years and shall have reached the age of 60 years (or 55 if a female) may be retired on a pension which shall amount to one per cent of the average yearly salary paid them for the previous ten years, for each year of service, payable monthly. In the case of an employee who has to his credit 30 years of service and whose average yearly compensation was \$1500, the pension will amount to \$450 a year.

ONE EFFECT OF INCREASED TAXATION.

Under the administration of Governors Pardee and Gillette the California tax rate steadily decreased. Under the administration of Governor Johnson, taxation has increased until now it amounts to about \$32 per capita. The legislature now in session will probably create a few more expensive commissions and in other ways add to the burden of the unfortunate property owner.

There is one feature of this increase in taxation which is generally lost sight of and that is that the tendency of it is to add to the burden of the small property owner, the home builder. Every "improvement" in the methods of government comes high. They may be demanded by the shallow thinkers of all classes, but there are just two classes that can well afford to support them, the rich and those who own nothing. Upon the great middle class, the owners of small properties and of small business concerns, the great weight of the burden must fall. The result ultimately will be contrary to that desired by humanitarians generally and the Socialists in particular, and that will be that none but the rich can hold property.

The efforts of the statesman will be exerted in a manner calculated to make it possible for an ever-increasing number of people to own the homes in which they live and to aid the man doing business in a small way. But the mere politician on the other hand will bend his energies to catering to the fleeting spirit of a popular fancy that does not question cost nor ultimate results.

The Traveling Woolfs

An "extra" of unusual interest, at the Majestic theater, was given Monday night. It was an illustrated lecture by Mr. Woolf. Views were shown of many of the places visited by Mr. and Mrs. Woolf who, in their tour on foot of the United States with their horse, Dolly, and their dog, Don, have won the name of "The Walking Woolfs."

One of the interesting views shown was that of the Woolfs entering Kansas City after their tour of the Southern and Atlantic states. They were shown under escort of the mounted police which Mr. Woolf said was not to take them out of town but to bring them in. Pictures were shown from Niagara Falls to Atlanta, Georgia; also of the Southern States, the middle western states and all parts of Colorado. Several of the Grand Canyons were of unusual beauty. In all of the pictures, the equipage consisting of a two-wheeled cart without springs, carrying the provision box, with the canvas tent and folding cot strapped on top, is shown in the foreground. The door of the provision box lets down and makes a very good table where Mr. and Mrs. Woolf satisfy their appetites after a day's jaunt with food which does not need to be of the highest culinary art.

Before starting out upon their walk for business and pleasure, Mr. Woolf was by occupation a musician and after showing his views Monday night he entertained the audience with selections on his violin. Mr. Woolf is said to be an excellent musician, but his numbers Monday night were of the musical comedy order, being imitations of various things. His imitation of a fiddler at a country dance brought forth enthusiastic applause.

Mrs. Woolf used to recite a poem on their travels which was written for her by a well-known writer of the East. During the recital the walking dog was supposed to perform, but Don, having a mind of his own, refuses to do tricks except when he feels like it, so the recital is no longer a part of the program.

Mrs. Woolf was asked by a bystander if they had been all over the United States and she answered apologetically that so far they had been in "only" thirty not counting Nevada because they shipped across that.

So far the Woolfs have walked 12,000 miles. They are going north along the Pacific Coast as far as Seattle, Washington, and then go back by way of the Northern states to their home in Kansas City, Kansas.

Mrs. Woolf is keeping a diary and intends writing another book on the different phases of their tour, and also a book of anecdotes on the interesting people they have met. The former book, "Camping and Framping," has been a very successful seller. They are intending to mail several copies of it to friends whom they made during their brief stay in Glendale as soon as they reach a place where they have a shipment.

THE ELADNELG CLUB.

The Eladnelg Club enjoyed one of its pleasantest gatherings, Thursday evening at the home of Miss Catharine Lewis, on Kenwood street.

Five Hundred furnished a pleasant diversion during the evening. Prizes were won by Miss Riffa Kinney and Mr. Fred Legg. A delicious light supper was served, after which an hour of music was thoroughly enjoyed.

Dainty decorations were shower bouquets of violets and fern. Special guests of the evening were Miss Flora McLean of Mexico City, Miss Mary Bonnie and Mr. Rex Chubbuck of Glendale.

WE STRIVE

To make our relations WITH ALL our patrons as pleasant and profitable as possible. The incentive to perfection in any line is the reward you get for your effort. Our well known and long established reputation is a guarantee that you will receive VALUE IN RELIABLE MERCHANDISE and efficient service in dealing with Tropico Mercantile Co.

Butter of quality can always be found here priced at the lowest point. It comes direct from creamery to us.

SILVER CREST BUTTER—It's our best and per lb. only 43c A pure fresh, sweet Creamery Butter at per lb. 40c Battered Brand Butter, a nice Eastern table quality, lb. 36c We guarantee every pound of butter we sell to give perfect satisfaction.

RASPBERRY PRESERVE in 5-lb. stone crocks for 75c STRAWBERRY PRESERVE in 5-lb. stone crocks for 75c FIG PRESERVE in 5-lb. stone crocks for 60c APRICOT and PINEAPPLE Preserve in 16-oz. bottles 20c BLACK FIGS. These are nice fruit, 2 lbs. for 15c

PURE OLIVE OIL—The celebrated Pietro Castruccia Brand from Genoa, Italy. Full pint cans 45c Full quart cans 1.35 Full half-gallon cans 2.50 Full one-gallon cans 2.50 Salad Oil in quart bottles 20c

CANNED FRUITS in heavy syrup are delicious. DEL MONTE Apricots, Cling Peaches, Crawford Peaches, Sliced Peaches, Bartlett Pears and sliced Pineapple can 20c 3 cans for 50c

ONION SALT is a food seasoning and flavoring of exceptional merit, bottle 15c Celery Salt, bottle 15c SALAD DRESSING! Yacht Club is very fine, made from the best and purest ingredients, 2 sizes, 10c and 25c

RANCH EGGS! Fresh from local ranches, doz 30c Melrose Bacon, nice narrow strips, lb. 22c Eastern Sugar Cured, lb. 25c Swift's Premium Bacon, lb. 32c Swift's Premium Hams, lb. 22c Picnic Hams, lb. 15c

Fresh Turnips, Beets and Carrots, 3 bunches for 10c Cauliflower, nice large white heads, 10 and 15c Celery bunch, 5 and 10c Parsnips, 3 lbs. for 10c Bananas, very nice fruit, doz 25c ORANGES—Special sale of frostless fruit from Santa Ana doz 10c

Special values in ALL LINES can be found here at all times where your dollar buys most.

2 10-Centers for 15c 2 10c bottles Lemon Extract 15c 2 10c bottles Vanilla Extract 15c 2 10c cans Mustard for 15c 2 10c cans Pepper for 15c

If you are not already a customer of this store "where your dollar buys most," why not give us a trial? We will certainly try to please you.

TROPICO MERCANTILE CO.

Corner San Fernando Road and Glesdale 19 Central Ave., Tropico. Home 524

February Cash Sale

25% Off, \$1.00 or More

Watches
Clocks
Jewelry
Silverware
Cut Glass

Watch Repairing
Clock Repairing
Jewelry Repairing
Jewelry Manufacturing
Eye Glasses, Repairing

\$ 1.00 Watch, with this Coupon .75
1.00 Watch Spring, with this Coupon .75
5.00 Watch, with this Coupon 3.75
6.00 Clock, with this Coupon 4.50
18.00 Watch, with this Coupon 13.75

Cut Out This Coupon

This Coupon is good for 25 percent discount on the dollar for goods or work at

Wright's Jewelry Store

1010 W. Broadway

ALWAYS THE SAME GOOD VALUES

MISS ALICE FRANK AS "MARK TAPLEY."

A presentation of Benjamin Sovell's arrangement of the novel, "Martin Chuzzlewit," will be given under the auspices of the Dickens Fellowship on Friday evening in the Gamut Club auditorium. The affair will be given for the benefit of a most worthy charity.

Mr. Scovill himself will play the part of Tom rinch. Miss Alice Frank, daughter of Mr. Eugene C. Frank, the noted artist of Glendale, will personify Mark Tapley in one of the cleverest representations of the production.

W. C. T. U. NOTES.

Regular meeting of the W.C.T.U. will be held with Mrs. MacKeehan, 511 S. Maryland avenue, Friday at 2:30, February 7th. Miss Margaret Bils, national lecturer, will talk on medical temperance. Bring a friend. Prohibition Society will meet with A. K. Stipple, 324 Adams street, Thursday, 7:30 p. m., Feb. 6th.

MRS. GAYLORD.

MINNESOTA PICNIC.

The Minnesota Gopher Club, Edward Winterer, president, 322 Wilcox building, Los Angeles, gives an invitation to all former residents of Minnesota to attend the annual picnic at Eastlake Park, Feb. 12th, or if it rains, on the 15th.

See the nice line of WASH GOODS in
McGee's Window
Dry Goods and Furnishings. ROYAL BLUE SHOES
Sunset 57-R 580 W. Broadway

The First National Bank

OF GLENDALE, CALIF.

Corner Fourth Street and Brand Boulevard

DIRECTORS

M. P. Harrison
W. H. Holliday
E. U. Emery

Ed. M. Lee, Cashier
W. W. Lee, President
Dwight Griswold

E. R. NAUDAIN

J. A. NEWTON



Artistic Lighting Fixtures

SUPERIOR ELECTRIC CO.

The largest display of Fixtures in Glendale.

541 W. Broadway

Phone 240-J

GLENDAL GARAGE

332 Glendale Ave.

General Repairs and Supplies. Agency for Knight Tires

Great bargain in new 5-H. P. 1913 H. D. Motorcycle

Phone Sunset 8

GEORGE KENNEDY, Prop.

Take Your

Estimates

ON
Wall Paper and Paints

TO THE

GLENDAL PAINT & PAPER CO.

419 Brand Boulevard

We can give you the finest selections and prices equal to any you can obtain in the city.

Don't forget that we also carry a complete line of Books, Stationery, Novelties, School Supplies, etc.

Call and look over our CIRCULATING LIBRARY.

GLENDAL PAINT & PAPER CO.

WEST GLENDALE

Mrs. Miner is spending some time in Santa Monica.

Mr. and Mrs. A. J. Klein are expected home from Phoenix, Arizona, about March 1.

Mrs. E. E. McQuivy, who has been confined to her home, 1551 Ivy street, is now able to be around. She is one of Glendale's popular nurses.

Mrs. L. G. Dodge, who has been confined to the Burbank hospital for over a month, is doing finely and is expected home in a short time.

A new residence is soon to be erected on the northwest corner of Central avenue and Broadway, and an apartment house is spoken of as going to be built on the opposite corner—southwest.

The Queen Esthers met at the home of their president, Miss Clara Midcalf, 1520 Oak street, on Saturday last. After the business session a social hour was held, with games, music and light lunch.

Mr. and Mrs. A. M. Mortensen of Brand boulevard, Tropico, left Wednesday for San Francisco, where Mr. Mortensen will take the position of traffic manager of the Panama Exposition. Later on, Mrs. Mortensen's father, Mr. R. N. Dederer, will join them.

"Old King," a well-known character of Glendale, and former companion of Night Watchman Everett on his rounds of the city, made the ascent of Mt. Verdugo, accompanied by Mr. Hare, on Sunday. He was perfectly contented upon his return to lie in peace and quiet.

Miss Clella Culver, who graduated last year from the Glendale Intermediate and has since been attending the Bakersfield high school, spent several days this week visiting her sister, Mrs. R. S. Henry, and meeting former schoolmates. Miss Culver was on her way to Salt Lake City where she will again enter high school.

The program which is given at the end of each month by the pupils of Huntington Hall at Oneonta Park was greatly enjoyed last Friday by a party from Glendale consisting of Mrs. Carpenter, Miss Clella Culver, Mrs. R. S. Henry and Dr. Lulu Marquam whose daughter, Lynndale, is a pupil of the school.

The program was followed by a social hour which is a daily feature of the school, and many interesting anecdotes were told over the tea cups.

The different lodges of the Knights of Pythias of Los Angeles county are going to enter into competition for a banner which is to be given for the best degree team work. Since the degree team of Miradero Lodge has long been recognized as one of the best in the county, the members expect to proudly display the banner as one of their trophies when the competition ends.

A social committee has been appointed for Miradero Lodge, Knights of Pythias, and it is rumored that there are soon to be some very "interesting" doings in Glendale.

Little Dorothy McGinnis of 422 Orange street entertained twenty-four of her little friends last Thursday afternoon in honor of her birthday. The games which were played, the delicious luncheon which was served out of doors, the favors, and the large cake with its eight small candles, made a joyful afternoon for the small guests. Miss Dorothy received many beautiful presents, among them a large box of flowers from Mr. Forrest Stanley, leading man for the Burbank Stock Company, and a kodak from her uncle, Mr. David M. Hartford who is also a member of the Burbank company.

Mr. Wilkins of the Bungalow Grocery is congratulating himself that he does not have to replace one of the plate glass windows in the front of his store. During the heavy fog late last Thursday night an auto making about twenty miles an hour was driven west on Broadway, the driver evidently not realizing that he was near the end of the street. The auto made a flying leap over the curb and was brought to a sudden stop less than three feet from the window. Had the emergency brake not been used so quickly, Mr. Wilkins would have probably found himself in possession of several jams and mixtures which are not on his stock list.

A NEW ARRIVAL IN THE LITERARY WORLD.

Glendale is quite noted for its numerous actors, musicians, etc., but the latest addition to its population is the arrival of a young gentleman in the literary line. He arrived in Glendale Monday morning, February 3, 1913, and weighs ten pounds. Mr. and Mrs. Phillip Falter of Ivy street are the proud parents. Mr. Falter is connected with the West Coast Magazine. Mother and boy doing finely.

CASA VERDUGO AND NORTH GLENDALE

C. E. Gazin of Los Angeles has leased the residence at 1661 Dryden street.

R. J. Clifton has bought the new bungalow at 1105 San Rafael street and moved his family in last week.

Aide Aileen Holve arrived at 1617 Ruth avenue last week, bringing joy and sunshine to her parents, Mr. and Mrs. Wm. Holve.

C. M. Walton has sold a 50-foot lot on the east side of Central avenue, one hundred north of Dryden, for \$1100 to H. A. Brightley, of Fullerton, Cal.

Mr. Barnes, head of the firm of Barnes & Son, Chicago, extensive piano manufacturers, broke ground for his large modern residence to be located in the northwest corner of Brand boulevard and Randolph street, on Monday morning.

O. C. Logan, sr., of Tropico, has acquired the 10-acre Leighton Ranch, including the extensive greenhouses used for the raising of winter cucumbers, and located in West Stocker street, midway between Pacific and Grand View avenues, through an exchange for property in the state of

The Bank of Glendale

ARE WE BUSY?

Well, yes; but not too busy to give each one of our patrons and his account the most courteous and careful attention. Every account is under the direct supervision of an officer of the bank.

Accounts always balanced and ready at a moment's notice.
See our statement in this issue.

BUSINESS LOCALS

or Sale, Rent and Exchange

FOR SALE—Two teams with harness, and two wagons with springs and dump boards and flat racks. One wagon has short tongue for trailer. Wm. Woods, 1630 W. Broadway, Glendale. tf-34

FOR SALE—Two cheap lots for sale on Stanley avenue, 50x138. See J. C. Sherer, NEWS office. tf

FOR SALE—Pure bred pink-eyed white Angora rabbits. Three does with young and buck, and Belgian hares; also double-deck shingle roof breeding house. Cheap, for quick sale. Apply 315 Howard St., Glendale. Sunset 276-J. Home 324.

Party leaving town must sacrifice beautiful upright piano. Prefer cash, but terms to responsible persons. For further particulars address B. care Glendale News. X

FOR SALE—A two-seated English trap. Inquire Home Phone 202.

FOR SALE—Laundry route. Oldest established route in Glendale. Excellent investment. We invite investigation. Apply C. E. Russell, 323 East Third street, Glendale. Sunset 93 R.

FOR EXCHANGE—Nine-room modern home; furnace, hardwood floors, all built-in features; lot 90x150, on a corner in Englewood; for Glendale bungalow, lots, or what have you? Iowa Realty Co., 427 Brand blvd.

FOR SALE—Oat hay, \$21 to \$23 per ton. Thomas Story, Burbank. Phone 42 R 1. tf-42

FOR SALE—Rug, 9x12, body Brussels; price \$8; not worn, Oriental design, deep red. Apply 1451 Vine st.

FOR SALE—A small horse, twelve White Leghorn hens. 402 West Park avenue, Tropic. Do not call Sunday.

FOR SALE—Double-seated surrey and single buggy and single harness. Bargain. Call at 439 East Sixth st., Glendale.

FOR SALE AT HALF—Brand-new upright Howard piano. A bargain at \$165. Call at 1452 Pioneer drive, Glendale.

FOR SALE—Good family mare, A1 spring wagon, top buggy, harness—both single and double driving. Prices right. W. S. Parker, 615 West Ninth street. Phone 313 M. X

FOR SALE—\$2,600 for a five-room modern bungalow. Furnished to rent, but am forced to sell. A bargain. Terms, \$300 down and \$25 per month. Key 1324 West Seventh street.

FOR SALE—Good horse, harness and surrey. Horse good both in harness and under saddle. 307 Glendale avenue.

FOR EXCHANGE—For Glendale property. A five-room, strictly modern bungalow on Fifty-eighth street, between Vermont and Hoover streets, Los Angeles, worth \$3,250. Will exchange for Glendale property, improved or unimproved, of equal value, or pay cash difference. E. L. Hopkins, 616 Delta building—Sunset Main 4043. X

FOR SALE—Laying hens, Leghorns, and a pen of turkeys. P. O. Box 112, Glendale. X

FOR SALE—Walnut furniture, marble top, or will exchange for other articles. P. O. Box 112, Glendale. X

FOR SALE at a bargain. Two slightly lots on Jackson street, near Doran. East front. Want my equity at once. \$350 will swing them. Balance \$20 per month at 7 per cent. You can make money quick on these. Sunset 37 R.

Wants

WANTED—To buy horses, wagons and harness and buggies. 109 San Fernando road, Tropic. Glendale 826. tf34x

WANTED—Young women from 17 to 25 years of age who desire permanent positions as telephone operators at Glendale. Those having high school education preferred. Salary \$1.00 per day while learning and increased as work becomes efficient. Quiet, secluded work. Rest room at disposal of employees. PACIFIC TELEPHONE AND TELEGRAPH COMPANY. Apply to Chief Operator, 302 Brand Boulevard. 37-tf

Do you want woman to do plain sewing or mending? Sunset 56 J. Home 1207. 1457 W. Broadway. 24-42

WANTED—The address of a man that understands making kraut cutters. Send address to or call upon Charles Bock, 1821 Vine st., Glendale.

WANTED—Girls over sixteen to do laundry work. A dollar a day while learning. Glendale Laundry Co.

Goods on credit. Gem Furniture Co., 920 West Broadway. Phone 667-J

FOR WINTER CHAPS OR SUMMER TAN THERE IS NOTHING SO HIGHLY SATISFACTORY AS NESOM'S SIBYLINER LOTION. A REMARKABLE RELIEF AND CERTAIN REMEDY. 25c PER BOTTLE.

Poultry and Eggs

FOR SALE—150-egg incubator, nearly new; also breeding pen of White Leghorns, consisting of thirteen hens and one rooster. Apply 122 E. Third St. 2w41 x

FOR SALE—Half cost—The one or two 90-foot length Brooder Houses with hot water heating pipes complete, ready for business. One 250-egg incubator, barrel Spray Pump, 15 chicken houses with wire pens. at 102 Glendale Ave., Tropic. 41 2tx

FOR SALE—Eggs for setting from my White Rock fine healthy birds. \$1.50 a setting. 644 Lincoln avenue. Sunset 105 J.

FOR SALE—Four Bronze turkey hens, fine for breeding. Make offer. 644 Lincoln avenue. Sunset 105 J.

FOR SALE—Philo coop in good condition; fireless brooder, never used, at a bargain. Both phones 156.

FOR SALE—White Orpington and Rhode Island Red pullets. Good laying strain. Sunset 37 R.

Miscellaneous

Carney Fits Feet—536 Fourth St. Plows and Cultivators, at Glendale Implement Co.

Dr. J. Whytock, Glendale's Veterinary surgeon and dentist. Office with Macdonald's Express. Sunset 428; Home 1591. Res. Sunset 585-R.

Do you need a wheelbarrow. See Glendale Implement Co.

MACDONALD'S EXPRESS AND TRANSFER. Lots of men and wagons always on hand.

There is a first-class harness maker on Third St., No. 572.

If you want express or hauling done in a hurry, call Macdonald.

C. M. Lund repairs wagons and buggies, 574 Third St.

For tents and awnings see Gem Furniture Co., 920 West Broadway. Phone 667-J.

Glendale Imp. Co., 574-580 3rd St. Shovels, Hoes and Rakes, at Glendale Implement Co.

Have your horse shod at C. M. Lund, 574-580 Third St.

Goods on credit at Hall's Gem Furniture Store, 920 Broadway. Open evenings. 2w-41

MACDONALD'S EXPRESS AND TRANSFER.

Pianos and furniture moving carefully done by experienced men.

Gem Furniture Co. for upholstery. 920 W. Broadway. Phone 667-J.

KNOX-A-COLD FOR COLDS AND COUGHS. 25c. GET IT AT NESOM'S.

Furniture Repaired at the NEW FURNITURE STORE, 417 Brand Boulevard.

TO LOAN. TUPPER ROBINSON CO., \$2500 on Improved Real Estate—7 per cent. 404 Glendale Ave.

WOOD FOR SALE

I have about fifty cords of wood, sawed in lengths suitable for stove or fireplace, which I must sell at once to get it off the land. In order to get rid of it at once, I will deliver at the following prices:

Large chunks for fireplace, Eucalyptus, \$10.00 a cord; Mixed willow, Cottonwood and Pepper for \$7.00 a cord of 31ers.

Small chunks for heating stove, Eucalyptus, \$11.00 a cord; mixed for \$7.50 a cord.

Stove wood for cook stoves, same price as small chunks.

Limb wood 25 cents a sack; ten sacks for \$2.00.

Eucalyptus stove wood 35 cents a sack.

A. G. GROMMET, West End Park Ave. Tropic. Tel. 25-R

A GOOD TOOTHBRUSH, ONE THAT WILL NOT SHED THE BRISTLES, IS A LUXURY. TRY ONE OF THOSE KLANWELLS, SOLD ONLY BY NESOM, AND GUARANTEED. 35c.

Furniture Cash or Credit At the NEW FURNITURE STORE, 417 Brand Boulevard.

San Jacinto Valley, the nearest place from Los Angeles to get rich farming land at the right price. \$75 to \$150 per acre. F. W. McIntyre, 424 West Broadway, Glendale. Phone 73 J; Home 2161.

REAL ESTATE EXCHANGE.

H. A. Wilson has opened a real estate exchange office in the Central Block, 1111 West Broadway, where he makes a specialty of negotiating exchanges of realty. Sunset 162; Home 761. 34tf

THOSE TWO-YEAR GUARANTEED WATER BOTTLES AT NESOM'S ARE CERTAINLY WINNERS.

PARKER & STERNBERG

Furniture and Real Estate
Office, 417 Brand Boulevard.
Home Phone 831 Sunset Phone 40

BARGAINS IN

Furniture
HOUSES, LOTS, ACREAGE

The Glendale Book Store

Renew your Magazine Subscriptions
THE LOWEST RATE
Telephone 219 576 W. Fourth Street, Filger Block

San Jacinto Valley

The Place to get Rich Land from \$75 to \$150 per Acre
Beautiful homes around Hemet and San Jacinto from 5 to 40 acres, at prices you can pay for farming purposes, well supplied with water, many flowing wells. Alfalfa, Hogs and Cattle. Oranges, Lemons, Olives and all deciduous fruit. No scale. Elevation 1500 feet.
For further information see

F. W. MCINTYRE

Sunset 73-J Office, 424 West Broadway
Home 2161 Glendale

Business is Good, Thank You. Good Buys to be had for the Asking.

MOORE & KANEEN

Loans, Insurance, Real Estate Exchanges, Rentals
1010 Broadway Both Phones Glendale, Cal.

Expert Shoe Fitting

is what people demand nowadays. We have been fitting feet for 20 years and carry in stock now over 4000 pairs of shoes for men, women and children. Why not try us for your next pair? We know we can satisfy you, that is our business. We have been in our present location nearly four years. Our shoes are being worn today by hundreds of Glendale feet.

You take your chances with us

Carney's Shoe Store

THE RED FRONT
536 Broadway

PUBLIC PARKS

(Concluded from first page)

and of several varieties, making it possess already one principal park-like feature.

In the northwest section, precinct No. 2, the committee, Mrs. Frederick Baker, president, is hard at work, but they find considerable opposition to the proposition based in some manner upon the water question; but it is hoped that they will yet be able to get together and agree upon a site. Upon a basis of assessment of ten cents a front foot, which seems to be the generally accepted limit, this precinct can raise about \$9460.

In precinct No. 3 (southwest), the committee, Mrs. J. W. Ullston, chairman, has two sites under consideration, one on the northeast corner of Sixth and Brand, at a price of \$13,500 and the other a bunch of sixteen lots bounded by Hawthorne and Fifth, Orange and Central, valued by the owner at \$25,000.

In precinct No. 4 (southeast), Mrs. R. W. Meeker is chairman of the committee. At a meeting held Saturday afternoon last, the committee agreed upon the desirability of a site on the northwest corner of Sixth and Adams, in the Wrightlands tract, provided the price is found to be acceptable. This tract would consist of about an acre and a half, running from Adams back to Orange Grove avenue, a distance of 270 feet, with probably a frontage on Sixth street of 200 feet.

Under the assessment plan all the property of the district is assessed at a certain sum per front foot, and it is thought an assessment of from ten to fifteen cents a foot will be sufficient for the purpose of acquiring the property. After the sections provide the land the parks will be taken care of by the city out of the general fund. No bond issue will be required.

FIG SEN IS A NEW LAXATIVE, COMPOSED OF FIGS, SENNA AND CASCARA. CAN BE GIVEN TO SMALL CHILDREN. GET IT AT NESOM'S. 25c AND 50c.

Now is the time to order fruit trees and vines. A full line of best varieties. Grass and vegetable seeds; seed potatoes, fertilizers, etc.

GLENDAL E NURSERY, Sunset 57-J, 554 W. Broadway.

TRY NESOM'S FOR YOUR KODAK FINISHING. WORK FINISHED PROMPTLY BY A PROFESSIONAL.

LAND RELINQUISHMENTS FOR SALE.

Two relinquishments, good sandy soil, one \$2 per acre; one \$10 per acre. Also two government quarters to locate you on. All in Artesian water territory. Write to W. G. Goodner, Lancaster, Cal. 541 x

CARD OF THANKS.

I desire to thank the Elks, friends and acquaintances for their kindness and sympathy extended me in my recent bereavement, the death of my beloved husband, John H. Reagan.

MRS. EMMA REAGAN.

Franco-American Toilet Requisites are pure and perfect. Every lady needs them in her toilet. They can be found at 402 West Third street. Virginia Graham, agent. X

CLEMENTS' Corset Shop

1108 Broadway

GLENDAL E

MODART CORSETS (front lace)

WARNER'S RUSTPROOF CORSETS

REDFERN CORSETS

R. & G. CORSETS

Also Corsets made to order in our own shop

Special attention given to the proper corseting of school girls

We Fit and Alter Corsets

THE BLUE BIRD INTERPRETED AT MEETING OF TUESDAY AFTERNOON CLUB.

With keen interest and close attention the members of the literary section of the Tuesday Afternoon Club heard Miss Knepper's interpretation of the Blue Bird last Tuesday afternoon at the home of Mrs. Karl Mertens.

Miss Knepper is teacher of literature in the Glendale Union High school and handled this complex drama in a masterful manner, reading the text to illustrate, and drawing special attention to significant lines embodying the truth which Maeterlinck so forcibly proclaims in this masterpiece.

At the next meeting, February 18, Mrs. W. E. Evans will read "The Mansion" by Henry Van Dyke and Mrs. Arthur Cross will give a brief resume of this writer's literary career.

HONEY-GLYCERINE SOAP FOR THE TOILET AND BATH. A CONTINUOUS JOY. 10c PER CAKE. GET IT AT NESOM'S.

GLENDAL E STABLES.

Telephone your order for anything in the livery stable line, or call, and we will satisfy you that this is the place to get what you want. Satisfaction always guaranteed. We have saddle horses, buggy horses, horses, 328 Glendale avenue.

THERE IS GREATER INTEREST IN LIFE IF YOU WILL STIMULATE YOUR LIVER TO NORMAL ACTIVITY. REXALL LIVER SALTS IS THE BEST LIVER HELP. GET IT AT NESOM'S.

CENTRAL STABLES.

Broadway and Maryland. You ought to see Glendale grow! Best way to do it is to drive around with a horse and buggy such as we furnish you. It will open your eyes. Then having done it once, you will do it again, and the habit will do you good. Try one treatment. Sunset 314 Home; 812.

BLOOD POISON IS MORE OR LESS IMMINENT WHEN YOU CUT YOUR CORN WITH KNIFE OR RAZOR. A SAFE AND SURE REMEDY IS CALIFORNIA CORN CURE. 25c. GET IT AT NESOM'S.

NOTICE OF STOCKHOLDERS' MEETING OF THE BANK OF GLENDAL E.

Notice is hereby given that a meeting of the stockholders of the Bank of Glendale will be held at the Bank of Glendale, Glendale, California, Tuesday, February 11th, 1913, at 4:00 p. m., for the purpose of increasing the capital stock of said bank in the sum of twenty-five thousand (\$25,000) dollars to be divided into shares of one hundred (100) dollars each, making the total capital fifty thousand (\$50,000) dollars, divided into five hundred (500) shares of one hundred (\$100) dollars each.

By order of the board of directors, HERMAN NELSON, Secy.

McGILLIS' Money Savers

On Groceries used Every Day

19 lbs Granulated Sugar, \$1.00

10 lbs Corn Meal 28c

10 lbs Flour 31c

Globe Mills Pastry, Graham and Whole Wheat

Corn Flakes, 3 pkgs for 25c

Dunham's Coconut 14c

(20c size)

Tea Garden Drips 26c

(35c size)

Teas, 1-2 lb can 30c

Lipton's or Ridgway's

Coffee 3 lbs for \$1.00

Hills, Newmark's, Stoll's

Bulk Coffee, 28c, 30c and 35c

These are quick repeaters for their great values

G. Washington Coffee, 30 & 85c

Milk 3 cans for 25c

All brands

Flapjack Flour 11c

Shredded Wheat 11c

Cream of Wheat 15c

Corn Starch 06c

Vinegar, per gallon 24c

New York State Apple Cider

We also have empty jugs

Apex Peas per can, 11c

Matches, silent lighter, 2 bxs 5c

Vanilla Extract, absolutely pure, large bottle 16c

Toilet paper, 5 rolls for 27c

Soap, any kind, 6 bars for 25c

Olive Oil, 1-2 gal. can, \$1.37

Ground Chocolate, per lb, 28c

Why go or send to Los Angeles, when you can buy at home for the same money?

JASPER N. McGILLIS

338 BRAND BLVD

BRANCH STORE

Cor. 4th St. and Glendale Ave.

It is a necessary provision and a good investment to purchase a Cemetery lot.

Forest Lawn Cemetery

AT Tropic-Glendale

have salesmen who will explain the investment feature of a Cemetery lot whether bought for use or resale.

Section H just opened, will be offered at a discount.

Phone for Booklet

AMERICAN SECURITIES CO.

611 Trust & Savings Bldg.

Phone Broadway 68 60068

Mrs. Frank Davis of Boston was among the recent guests at the home of Mrs. C. W. Pierce of Ninth street

Mr. and Mrs. Woolf, better known as the "Walking Woolfs," were the guests at a midnight supper given by the Elks' Club last Monday night. Mr. Woolf gave the members a very interesting account of their travels. They are touring the United States on foot accompanied by their horse and dog.

Mrs. A. L. Lewis of Kenwood street presided at a prettily planned violet luncheon on Friday. Covers were arranged for six and marked by dainty place cards for Mrs. V. Price Brown, Mrs. C. O. Pulliam, Mrs. Howard Farries, Mrs. Charles H. Temple and Mrs. H. Morrell.

YOU CAN GREATLY AID YOURSELF IN TAKING CARE OF YOUR CORRESPONDENCE BY USING BOTHMAN LINEN. 35c PER BOX. ENVELOPES TO MATCH. GET IT AT NESOM'S.

HIGH SCHOOL NOTES.

The eminent lecturer and musician, Mr. Bruce Gordon Kingsley of Los Angeles, will give a lecture recital on the "Valkyrie" Friday night, Feb. 21, at the high school auditorium.

The "Valkyrie" is one of the greatest of Wagner's dramas, and its delineation; just now, is of peculiar interest, owing to the fact that it will be given early in March by the Chicago Grand Opera Company, for the first time in Los Angeles. As Mr. Kingsley is an authority on Wagner, he is in demand for this particular lecture.

The entertainment is under the auspices of the music department of the high school, and the proceeds will go to the Victrola fund. Tickets will be for sale by high school students and at the high school. Admission 25 cents, reserved seats 35 cents.

Jewel City Undertaking Company

No. 318 Brand Boulevard

FUNERAL DIRECTORS AND EMBALMERS

Sunset 4 Lady Assistant Home 1691

Social and Personal

Something About People You Know

Mrs. Clara Ennis of Los Angeles was a luncheon guest on Friday at the home of Mrs. J. J. Schrimp of West Broadway.

THERE WOULD BE NO MORE BALD HEADS IF EVERYONE WOULD USE REXALL'S. GET IT AT NESOM'S.

Mrs. L. N. Rudy of 1301 Lomita avenue entertained as recent house guests Mrs. F. L. Clayton and Mrs. Nannie Price of Mohave.

Mrs. Anna L. Smith of Riverdale Drive and Miss Lydia Barrett of Sioux Falls, South Dakota, spent a pleasant week-end at San Diego.

Mrs. R. H. Wells and Miss Katherine Wells of West Broadway were hostesses of a matinee party given at the Orpheum on Tuesday.

Mrs. Myra Davis and Mrs. Oscar Braddock of Pasadena were guests on Saturday at the home of Mrs. Harry Howe of Burchette street.

Miss Alice Frank of Eagle Rock road entertained the members of the Mirth

(Continued from Third Page)

or to lay pipes or conduits or to erect poles or wires or other structures in, upon, over, under or along any street, highway or other public place in the City for the transmission of gas or electricity, shall be granted upon the conditions in this Article provided, and not otherwise.

Sec. 4. APPLICATIONS - FOR FRANCHISE. An applicant for a franchise or privilege shall file with the Council an application therefor, and thereupon the Council, if it propose to grant the same, shall, on petition signed by qualified and registered electors equal in number to twenty percentum of the entire vote cast at the last preceding general municipal election, requesting it to grant the same, must advertise the fact of said application together with a statement that it is proposed to grant the same, in the official newspaper of the City. Said advertisement shall contain a copy of the proposed ordinance making such grant. The publication of such advertisement must be run in the said paper for two successive weeks, and must be completed not less than twenty, and not more than thirty days before any further action can be taken on such application. The form of such petition, signatures, and verification and duties of the Clerk, in respect thereto, provided in this Charter, for the petitions for the recall of elective officers, shall apply to petitions for grant of franchise referred to in this section.

Sec. 5. CONDITIONS OF GRANT. The advertisement must state the character of the franchise or privilege proposed to be granted, and the terms and conditions thereof, and if it be a railroad, street, suburban or interurban railway, the route to be traversed; that sealed bids therefor will be opened at a stated time and place, and that the franchise will be awarded to the highest bidder for cash, and that each sealed bid must be accompanied by cash, or a certified check payable to the order of the City of Glendale for the amount of the bid.

Sec. 6. BIDDING FOR THE FRANCHISE. At the time of opening the sealed bids, any responsible person, firm or corporation, present in person, or represented, may bid for such franchise or privilege, not less than ten per cent more than the highest sealed bid therefor, and such bid so made may be raised not less than ten per cent by any other responsible bidder, and such bidding may continue until finally sold and awarded by the Council, to the person, firm or corporation offering the highest amount of cash therefor. Each bidder must, at the time of his bid, deposit with the Council at least ten per cent of the amount thereof, or his bid will be void, and the successful bidder must, within twenty-four hours after the award to him, pay to the City Treasurer the full amount of his bid, and if he fails so to do, the award of the franchise to him shall be set aside, and no further proceedings shall be taken thereon; provided, that if in the judgment of the Council no adequate or responsible bid has been made, the Council may withdraw such franchise from sale or advertise for new bids.

Sec. 7. DEPOSIT AS GUARANTEE OF GOOD FAITH. Every application and bid for a franchise under this Article shall be accompanied by a cash deposit of five hundred dollars, or a certified check therefor, as a guarantee of the good faith of the applicant or bidder and as a fund out of which to pay all expenses connected with such application and the granting of such franchise.

Upon the franchise being awarded, all deposits made by unsuccessful bidders shall be returned. The deposits of the successful bidder shall be retained until the filing and approval of the surety bond hereinafter provided for, whereupon the remainder of such deposit, after the payment therefrom of all expenses incurred by the City in connection with the advertising and awarding of such franchise, shall be returned.

Sec. 8. OPEN COMPETITION. No clause or condition of any kind shall be inserted in any franchise or grant offered or sold under the terms of this Article which shall directly or indirectly restrict free and open competition in bidding therefor, and no clause or provision shall be inserted in any franchise offered for sale which shall in any wise favor one person, firm or corporation, as against another, in bidding for the purchase thereof.

Sec. 9. BOND. The successful bidder for any franchise or privilege awarded under this Article shall file a bond running to the City, in the penal sum to be prescribed by the Council and set forth in the advertisement for bids, conditioned that such bidder shall well and truly observe and faithfully perform each and every term and condition of such franchise, and that in case of any breach of condition of such bond, the whole amount of the penal sum therein named shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and surety upon such bond.

Such bond shall be filed with the Council within five days after such franchise is awarded, and within thirty days after the filing and approval of such bond such franchise shall by the Council be granted by ordinance to the person, firm or corporation to whom it shall have been struck off, sold or awarded, and in case such bond shall not be filed, the award of such franchise shall be set aside, and any money deposited in connection with the awarding of the franchise shall be forfeited, and the franchise shall, in the discretion of the Council, be re-advertised and again offered for sale in the same manner and under the same restrictions as hereinbefore provided.

Sec. 10. LIFE OF FRANCHISE. The maximum length of time for which a franchise or privilege to use the streets, highways or other places of the City may be granted to any person, firm or corporation shall be forty years.

Sec. 11. BEGINNING AND COMPLETION OF WORK. Work under any franchise granted in accordance with the terms of this Article shall be commenced in good faith within four months from the date of the final

adoption of the ordinance granting such franchise, and if not so commenced, said franchise shall be forfeited. Work under any franchise so granted shall be completed within the time, if any, fixed for such completion in the ordinance granting such franchise, and in case of a railroad, or a street, suburban or interurban railway, such time of completion shall be fixed at not more than three years from the date of the final adoption of the ordinance granting said franchise, and if not so completed, said franchise shall be forfeited; provided, that if good cause be shown, the Council may by resolution extend the time for the completion thereof not exceeding three months.

Sec. 12. REGULATION OF GRANTS, FRANCHISES AND PRIVILEGES. The grant of every franchise or privilege shall be subject to the right of the City, whether reserved or not, to make all regulations which shall be necessary to secure in the most ample manner the safety, welfare and accommodation of the public, including, among other things, regulations to protect the public from danger or inconvenience in the operation of any work or business authorized by the grant of the franchise, and all such regulations as shall be reasonably necessary to secure adequate, sufficient and proper service and accommodation for the people and insure their comfort and convenience.

Sec. 13. RATES AND CHARGES. The grant of every franchise or privilege shall be subject to the right of the City, whether reserved or not, to prescribe and regulate the rates, fares, rentals or charges made for the service rendered under such franchise. The grant of every franchise for a railroad or street, suburban or interurban railway, shall provide that all United States mail carriers and policemen and firemen of the City shall at all times, while in the actual discharge of their duties, be allowed to ride on the cars of such railroad, without paying therefor and with all the rights of other passengers.

Sec. 14. RIGHT OF THE CITY TO ASSUME OWNERSHIP. Every ordinance granting any franchise shall provide that at the expiration of the period for which the franchise was granted, or at any time before the expiration of such period, the City, at its election and upon the payment of a fair valuation therefor to be made in the manner provided in the ordinance making the grant, may purchase and take over to itself the property and plant of the grantee used or useful in the operation of such a franchise, in its entirety, whether upon the public streets or elsewhere, but in no case shall the value of the franchise of the grantee be considered or taken into account in fixing such valuation.

Sec. 15. NO CONVEYANCE NECESSARY FOR CITY'S OWNERSHIP. Every ordinance granting any franchise shall further provide that upon the payment by the City of a fair valuation in the manner provided in the ordinance, the plant and property of the grantee shall become the property of the City, by virtue of the grant and payment thereunder, and without the execution of any instrument, or conveyance.

Sec. 16. LEASE OR ASSIGNMENT OF FRANCHISE. Any franchise granted by the City shall not be leased, assigned or otherwise alienated without the express consent of the City, and no dealing with a lessee or assignee on the part of the City to require the performance of any act or payment of any compensation by the lessee or assignee shall be deemed to operate as such consent; provided, that nothing herein shall be construed to prevent the grantee of such franchise from including it in a mortgage or trust deed executed for the purpose of obtaining money for corporate objects.

Sec. 17. STREET SPRINKLING, CLEANING AND PAVING. Every grant of any franchise or privilege in, upon, over, under or along any of the streets, highways or public places in the City for railway purposes shall be subject to the conditions that the person, firm or corporation exercising or enjoying the same shall sprinkle, clean, keep in repair, and pave and repave so much of said street, highway or other public place occupied by said railway as lies between the rails of each railway track, and between the lines of double track, and for a space of two feet outside of said tracks.

Sec. 18. EXAMINATION OF COMPANY'S BOOKS, AUDIT. The City of Glendale, by its Auditor or Accountants duly authorized, shall have the right at all reasonable times to examine all the books, vouchers and records of any person, firm or corporation exercising or enjoying any franchise or privilege granted by the City, for the purpose of verifying any of the statements of gross receipts provided for, and for any other purpose whatsoever connected with the duties or privileges of the City, or of such person, firm or corporation, arising from this Charter, or from the ordinance granting the franchise, and may audit the same at the end of each year.

Sec. 19. ANNUAL REPORTS OF COMPANY. Every person, firm or corporation operating any business under a franchise granted under this Article shall file annually with the City Auditor, on such date as shall be fixed by the Council, a report for the preceding year. Such report shall be in writing, verified by the affidavit of such person or persons, or officer of the corporation, as the Council shall direct, and shall contain a statement, in such form and detail as shall from time to time be prescribed by the Council, of all the gross receipts arising from the business done by said person, firm or corporation within the City of Glendale for the year immediately preceding such report. Such report shall contain such further statements as may be required by the Council concerning the character and amount of business done, and the amount of receipts and expenses connected therewith, and also the amount expended for new construction, repairs and betterments during each year.

Sec. 20. PAYMENT OF GROSS RECEIPTS. The grantee of every franchise granted hereunder, and his or its successors or assigns, shall annually during the life of such franchise pay to the City of Glendale two per cent of the gross receipts of such grantee, successors or assigns arising

from the use, operation or possession of such franchise, and failure to pay such percentage shall work a forfeiture of the franchise; provided, that if the franchise is not a renewal of an existing franchise, the Council may provide that no such percentage shall be paid during the first five years of the life thereof. These provisions as to the payment of gross receipts shall apply to every person, firm or corporation using or operating the works constructed under such franchises, and the provisions required by this section shall be incorporated in a notice of sale of every franchise and the ordinance granting the same.

Sec. 21. FORFEITURE FOR NON-COMPLIANCE. Every ordinance granting any franchise or privilege shall provide for the termination and forfeiture thereof for any breach or failure to comply with any of the terms, limitations or conditions thereof, and in all such cases the Council shall have power to declare the termination and forfeiture of any such franchise or privilege, the same as though in each instance such power was expressly reserved.

Sec. 22. FRANCHISE NOT IN USE FORFEITED. All franchises and privileges heretofore granted by the City which are not in actual use or enjoyment, or which the grantees thereof have not in good faith commenced to exercise, shall be declared forfeited and invalid, unless such grantees or their assigns shall, within six months after this Charter takes effect, in good faith commence the exercise and enjoyment of such privilege or franchise.

Sec. 23. MANNER OF GRANTING AND RENEWING FRANCHISES. No exclusive franchise shall ever be granted, and no franchise shall be renewed prior to one year before its expiration. No franchise shall be granted, renewed or extended except by ordinance.

ARTICLE XII.

The Recall. The holder of any elective office may be removed by the qualified electors of the City.

Sec. 2. METHOD OF PROCEDURE. The procedure to effect the removal of an incumbent of an elective office shall be as follows: A petition signed by electors qualified to vote at a municipal election in said City, if held at the date of the filing of said petition, equal in number to at least forty percentum of the entire vote cast at the last preceding general municipal election, demanding an election to determine whether or not said officer shall be removed from office, shall be addressed to and filed with the City Clerk, and said petition shall contain a general statement of the grounds for which the removal is sought, in not more than two hundred (200) words, which statement shall not be open to review.

Sec. 3. SIGNATURES TO PETITION. The signatures to the petition need not all be appended to one paper, but said petition may consist of separate papers, all of which shall be identical except as to their signatures. The number of signatures to each such paper shall be at the pleasure of the person soliciting signatures to the same. Any qualified voter or taxpayer of the City shall be competent to solicit said signatures. Each such paper shall have attached thereto the affidavit of the person soliciting signatures to the same, stating that all the signatures to the attached paper were made in his presence, and that he believes that each signature to such paper is the genuine signature of the person whose name purports to be thereunto subscribed, and no other affidavit thereof shall be required. The genuineness of the signatures of which is not called in question by the sworn affidavit of the purported owner thereof, shall be presumed to be genuine. Until it be proven otherwise by official investigation, it shall be presumed that the petition presented contains the signatures of the requisite number of qualified signers, and conforms to all other legal requirements. Each signer of said petition shall add to his signature the name of his occupation and place of residence, giving the street and number, if any, or a description which will enable his place of residence to be determined.

Sec. 4. DUTIES OF CLERK. Said petition shall be presented to the City Clerk for filing, and, within ten days from the date of the presentation of such petition, the Clerk shall examine and ascertain from the records of registration whether or not said petition is signed by the requisite number of electors qualified to sign said petition, and if necessary the Clerk may employ extra help for that purpose, and the Clerk shall attach to said petition his certificate showing the result of said examination. If, by the said certificate, the petition is shown to be insufficient, it may be amended by additional signatures, within five days from the date of said certificate. The Clerk shall, within five days after such amendment, make like examination of the amended petition, and if his certificate shall show the same to be insufficient, no further action shall be had thereon, but it shall be kept in the Clerk's office, without prejudice, however, to the presentation of a new petition to the same effect.

Sec. 5. RECALL ELECTION. If the petition shall be found to be sufficient as to the number and genuineness of signatures, the Clerk shall forthwith file the same in his office, and a special election shall be held within twenty days from said filing to determine whether the electors will recall said officer. All arrangements for said election shall be made and the same shall be conducted, returned, and the results thereof declared, in all respects as are all other municipal elections provided for in this Charter, except as in this section otherwise provided, and except also that the Clerk shall fix the date of election, give and sign the notice or proclamation of election, appoint the election officers, and designate the polling place in each election precinct.

Sec. 6. OFFICER'S JURISDICTION. In the published call for the election there shall be printed in not more than two hundred (200) words the reasons for demanding the recall of the officer as set forth in the recall petition, and in not more than two hundred (200) words the officer may justify his course in office.

Sec. 7. VOTING. CANVASS OF RETURNS. At such recall election the ballot shall read: "Shall ——— (naming the officer) be recalled? Yes." "Shall ——— (naming the officer) be recalled? No." If a majority of the electors voting on the recall of the officer sought to be removed shall vote in favor of such recall, said officer shall thereupon be deemed removed from office, and his incumbency thereof shall terminate upon the declaration of this result of said election by the Canvassing Board thereof. In the published call for said election the Clerk shall name three disinterested electors who shall act as a Canvassing Board thereof. It shall be the duty of said Canvassing Board to canvass the returns of said election and to declare the result thereof in the same manner and with the same force and effect as otherwise herein provided for the Canvassing Boards of general municipal elections.

Sec. 8. ELECTION OF SUCCESSOR. Within three days after the canvass of the vote of said election, if said officer is thereby removed, the Clerk shall issue a call for an election for the purpose of electing a successor to the officer so removed. Said election shall be called and held in all respects as hereinbefore provided for the election for the recall. The power and duties of the Clerk shall be the same as in said recall election. Said election shall be held upon notice of not less than twenty and not more than twenty-five days, and said election shall be held within thirty days from the date of the canvass of the vote of the recall election. Nominations shall be made in the manner provided in this Charter for the nomination of elective officers.

All the provisions of this Charter relating to the holding of general municipal elections shall be applicable to all elections held under this section to fill vacancies caused by a recall of an officer. In the event that, by reason of the recall, there shall not remain in office a majority of the City Council, it shall be the duty of the City Clerk to appoint qualified persons to fill such vacancies until the election and qualification as herein provided of the successors to the officers recalled. In the event that, by reason of the recall, there shall not remain in office a majority of the Board of Education, it shall be the duty of the Mayor to appoint qualified persons to fill such vacancies until the election and qualification as herein provided of the successors to the officers recalled.

Sec. 9. DISQUALIFICATION OF RECALLED OFFICER. No person recalled under the provisions of this Article shall be eligible for appointment to any office in the City of Glendale for a period of one year from and after the date of his recall. But nothing contained herein shall make such person ineligible for an elective office.

Sec. 10. NEW OFFICER, WHEN TO QUALIFY. Every person elected to fill a vacancy caused by the recall of an elective officer, as in this Article provided, shall, within four days from the declaration of the result of the election at which he was elected, qualify and assume the powers and duties of the office to which he was elected.

Sec. 11. NO RECALL BEFORE SIX MONTHS IN OFFICE. No person elected to office by the qualified electors of the City of Glendale shall be subject to the recall until at least six months from and after the date of his taking office.

ARTICLE XIII.

The Initiative. Section 1. Any proposed ordinance may be submitted to the Council by a petition signed by qualified electors of the City equal in number to the percentage hereinafter required. The petition shall set forth a copy of the proposed ordinance.

Sec. 2. SIGNATURES TO PETITION. The signatures to the petition need not all be appended to one paper, but said petition may consist of separate papers, all of which shall be identical except as to the signatures. The number of signatures to each such paper shall be at the pleasure of the person soliciting signatures to the same. Any qualified voter or taxpayer of the City shall be competent to solicit said signatures. Each such paper shall have attached thereto the affidavit of the person soliciting signatures to the same, stating that all the signatures to the attached paper were made in his presence, and that he believes that each signature to such paper is the genuine signature of the person whose name purports to be thereunto subscribed, and no other affidavit thereof shall be required.

Sec. 3. FILING AND EXAMINATION OF PETITION. Said petition shall be presented to the City Clerk, and within ten days from the date of the presentation of such petition the Clerk shall examine and ascertain from the records of registration whether or not said petition is signed by the requisite number of electors qualified to sign said petition, and if necessary, the Clerk may employ extra help for that purpose, and the Clerk shall attach to said petition his certificate showing the result of said examination. If, by the said certificate, the petition is shown to be insufficient, it may be amended by additional signatures within five days from the date of said certificate. The Clerk shall, within five days after such amendment, make like examination of the amended petition, and if his certificate shall show the same to be insufficient, no further action shall be had thereon, but it shall be kept in the Clerk's office, without prejudice, however, to the presentation of a new petition to the same effect.

Sec. 4. INITIATIVE ELECTION. If the petition accompanying the proposed ordinance be signed by qualified electors equal in number to at least fifteen percentum of the entire vote cast at the last preceding general municipal election, the Council must, without alteration, submit the proposed ordinance to the electorate at the next general municipal election that shall occur at any time after twenty days from the date of the Clerk's certificate of sufficiency. But if such petition is signed by qualified electors equal in number to at least twenty-five percentum of said vote, and contains a request that such proposed ordinance be submitted to a special municipal election, then the Council must, without alteration, submit the same to the electorate at a special municipal election to be called and held within sixty days from the filing of such petition.

Sec. 5. INITIATIVE BALLOTS. The ballots used when voting upon such proposed ordinance shall contain the words, or words similar thereto: "For the ordinance" and "Against the ordinance" (stating briefly the nature of the proposed ordinance). If a majority of the qualified electors voting on said proposed ordinance shall vote in favor thereof, such proposed ordinance shall become a valid and binding ordinance of the City.

Sec. 6. SEVERAL ORDINANCES AT ONE ELECTION. The Council may also propose and submit at said election any ordinance to the electors, and such ordinance, upon receiving a majority of the votes of the electors voting thereon, shall be deemed to have been adopted and shall be the valid and binding ordinance of the City. No ordinance adopted by the electors under the provisions of this Section, or of Section 5 of this Article, can be repealed or amended, except by a vote of the electors obtained in the manner hereinbefore stated, unless such ordinance shall otherwise provide.

Sec. 7. LIMIT TO SPECIAL ELECTION. Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this Article; provided, that there shall not be held under this Article a special election in any period of twelve months.

Sec. 8. PUBLICATION OF POPULAR ORDINANCE. Whenever any ordinance or proposition is required by this Charter to be submitted to the voters of the City at any election, the Council shall cause the ordinance or proposition to be printed, and it shall be the duty of the Clerk to enclose a printed copy thereof in an envelope with a sample ballot and mail the same to each voter, at least three days prior to the election, and the Council may also order such ordinance or proposition to be printed in the official newspaper of the City and published in like manner as ordinances adopted by the Council are required to be published.

ARTICLE XIV. **The Referendum.** Section 1. **MODE OF PROTESTING AGAINST ORDINANCES.** No ordinance passed by the Council shall go into effect before fifteen days from the time of its final passage, except when otherwise required by the general laws of the State or by the provisions of this Charter, and except the ordinance making the annual tax levy, and except an ordinance for the immediate preservation of the public peace, health and safety, which contains a statement of its urgency and is passed by a four-fifths vote of the Council; provided, that no grant of any franchise shall be construed to be an urgency measure.

If, during said fifteen days, a petition signed by qualified electors of the City, equal in number to at least fifteen percentum of the entire vote cast at the last preceding general municipal election, protesting against the passage of such ordinance, be presented to the Council, the same shall thereupon be suspended from going into operation, and it shall be the duty of the Council to reconsider such ordinance, and, if the same be not entirely repealed, the Council shall submit the ordinance to the vote of the electors of the City, at a special election to be called for that purpose, and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof.

The provisions of Article XIII in regard to the form of petitions, signatures, verification and duties of the Clerk in respect thereto shall apply to the petitions for the referendum herein provided for.

All the proceedings relative to the submission of ordinances by initiative shall apply to ordinances submitted by a referendum petition, and the vote thereon shall be of the same force and effect as provided in Article XIII.

Sec. 2. REFERENCE OF MEASURES TO POPULAR VOTE. MEASURES TO POPULAR VOTE. Any ordinance or measure that the Council or the qualified electors of the City shall have authority to enact, the Council may of its own motion submit to the electors for adoption or rejection at a general or special municipal election, in the same manner and with the same force and effect as is provided in this Charter for ordinances or measures submitted on petition. At any special election called under the provisions of this Charter there shall be no bar to the submission of other questions to a vote of the electors in addition to the ordinance or measures herein provided for, if such other questions are such as may legally be submitted at such election. If the provisions of two or more measures approved or adopted at the same election conflict, then the measure receiving the highest affirmative vote shall control.

Sec. 3. PENAL ELECTION LAWS APPLICABLE. All the penal laws of the State of California, relating to elections, shall apply to all elections held under this Charter.

ARTICLE XV. **Police Court.** Section 1. There is hereby created in and for the City of Glendale a court which shall be known as the Police Court of the City of Glendale. Said Court shall consist of one Judge, who shall be appointed by the Mayor, subject to confirmation by the Council, and who shall serve during the pleasure of the Mayor and Council, and who shall receive such compensation as the Council shall determine.

Section 2. Said Court shall have exclusive jurisdiction of all prosecutions for violations of the City ordinances and of all actions for the recovery of any fine, penalty or forfeiture, and the enforcement of any obligation or liability prescribed or created by the City ordinances and in which the sum sued for does not amount to three hundred dollars, exclusive of interest and costs.

Sec. 3. Within the City limits said Court shall have concurrent and coordinate jurisdiction with township justice courts in all matters and things in which said justice courts now or may hereafter have jurisdiction; and the Judge of said Police Court shall have as aforesaid, like authority, power and jurisdiction as the justices of said justice courts.

Sec. 4. In all proceedings in said police court, the pleadings, practice, procedure and laws now applicable or that may hereafter be made applicable to said justice courts are hereby adopted and made applicable to said police court.

Sec. 5. All fines and other moneys received or collected by the Judge of said police court for or on account of the City of Glendale shall immediately be paid in to the City treasury.

Sec. 6. All actions and proceedings pending and undetermined in the existing recorder's court of the City of Glendale shall be proceeded with, heard, tried and determined in said Police Court hereby provided for, before said Judge, the same as if said action or proceedings had been originally commenced in said Police Court.

Sec. 7. Nothing in this Charter shall be so construed as to prevent a justice of the peace from holding the office of police judge.

Sec. 8. The Judge of the Police Court shall keep a record of the proceedings of the Police Court in all matters and cases before said Court. Separate dockets shall be kept for civil and criminal cases.

Sec. 9. The City shall furnish for said Court a suitable court room and office, and the necessary dockets and all blanks and other books and stationery necessary in the transaction of its business, and the said Court shall always be open for the transaction of business, except on Sundays and other non-judicial days.

ARTICLE XVI. **Chief of Police.** Section 1. The Chief of Police of the City of Glendale shall be empowered to execute and return all process issued from the Police Court and all orders of the Police Judge. The Chief of Police shall enforce the execution of all laws and ordinances within the jurisdiction of the City; and for the suppression of any riot, public tumult, disturbance of the peace or resistance against the law or public authorities in the lawful exercise of their functions; he shall have the powers that are now or may be hereafter conferred upon sheriffs by the laws of this state, and shall in all respects be entitled to the same protection, and his lawful orders shall be executed by deputies, police officers and watchmen in the City of Glendale, and every citizen shall also lend aid when required for the arrest of offenders in the maintenance of public order. The Chief of Police shall have charge of the City prison and prisoners, and of any chain gang which may be established by the Council. He shall devote his entire time to the discharge of the duties of his office, and, subject to such rules and regulations as the Council may prescribe, shall have control of the police force. He shall have power, subject to the consent and approval of the Mayor of the City, to suspend or remove any member of the police force for disobedience of any lawful order, for violation of rules and regulations of the Police Department, and for neglect of duty, or for conduct unbecoming a member of the police force. He shall immediately file with the Mayor written charges specifying the grounds upon which such suspension or removal is recommended. In addition to the duties in this Charter specified, the Chief of Police shall discharge all the duties required of him by ordinance of the City or resolution of the Council, or by law.

ARTICLE XVII. **Educational Department.** Section 1. The Board of Education shall be the successors of the trustees of the present Glendale City School District, and the School Department of the City shall comprise all of the schools within said District, and shall be known as Glendale City School District. The schools of the City shall consist of such primary, grammar, intermediate and high schools as are now established or may hereafter be established, and may, at the discretion of the Board of Education, include technical, industrial and night schools.

Sec. 2. GOVERNMENT AND ORGANIZATION. The schools shall be governed by the Board of Education. It shall meet annually on the first Monday in May, shall organize and choose one of its members president, who shall serve one year. The Board shall elect a clerk, to serve at its pleasure. The Board shall hold regular meetings at least once a month, at such time as it may determine, at the office of the City Superintendent of Schools.

Special meetings may be called by the president, and must be called upon the written request of two members. Notice in writing of such special meeting, specifying the purpose thereof, shall be given to each member at least twenty-four hours before the meeting by leaving the same at his residence or at his place of business.

Sec. 3. POWERS AND DUTIES. The powers and duties of the Board of Education are:

1. To establish and maintain public schools as herein provided, and to change, consolidate or discontinue the same.

2. To divide the district into school subdivisions.

3. To establish and regulate the grade of the schools and to determine the course of study therein, upon the recommendation of the City Superintendent of Schools.

4. To purchase, sell, receive, lease and hold any and all property that may have been acquired or that may hereafter be acquired, for the use and benefit of the schools, and to make, in the name of the City, conveyance of property belonging to the City sold by the Board of Education; provided, that the proceeds of any such sale shall be applied to the purchase of

other lots or for the erection of school houses for the use of the department.

5. To build, alter, repair and rent school buildings, and to grade, fence and improve school lots and grounds; provided, that the plans therefor shall be first approved by the City Superintendent of Schools.

6. To grant the use of school buildings on grounds for public, literary, scientific, recreational or educational meetings, or for the discussion of matters of general or public interest, upon such terms and conditions as said Board of Education may deem proper; provided, however, that said use shall not be inconsistent with the use of said buildings or grounds for school purposes nor interfere with the regular conduct of school work; and provided further, that no privilege of using said buildings or grounds shall be granted for a period exceeding one year, such privilege being renewable and revocable in the discretion of said Board of Education.

7. To sue for property acquired for the use and benefit of the department, and to prosecute and defend all actions necessary to recover and maintain said property, and to require the services of the City Attorney therein.

8. To perform such acts as may be required to carry into effect the powers conferred upon the Board and to increase the efficiency of the schools.

9. And to have and perform such other powers and duties as are provided by the general laws of this State relating to schools.

Sec. 4. CITY SUPERINTENDENT OF SCHOOLS. The Board shall appoint a City Superintendent of Schools, who shall be a practical educator of not less than five years' of successful experience in teaching, two years of which shall have been in the public schools of this State. He shall not engage in any business that will interfere directly or indirectly with the performance of his duties. During his incumbency he shall not hold, nor be a candidate for, any other office. He shall have supervision over the school property; he shall approve all plans for school buildings before such buildings are constructed; he shall grade the classes in the schools and classify the pupils as to the grade of school they shall attend; he shall recommend to the Board such additions and changes in the grade of the schools, course of study, text books, and such other things and matters as he deems beneficial and proper. He shall, in June of each year, submit to the Board of Education a detailed report of the progress of the schools, their present condition, the condition of school houses, lots and furniture, the number of pupils taught respectively in the respective schools and grades. He shall have supervision and control of the teachers, and may at any time suspend any teacher until the next regular meeting of the Board, at which meeting he shall report such suspension, with his reasons therefor, to the Board for their approval; he shall, subject to the approval of the Board, assign teachers to their respective classes; he shall enforce the course of study, and shall perform such other duties as may be imposed by the Board or the general laws of the State.

Sec. 5. CLERK OF THE BOARD OF EDUCATION. The Clerk of the Board shall keep a record of the proceedings of the Board and an account of the expenditures allowed by it, and for what purpose. He shall be the custodian of all books, papers and documents belonging to the department. He shall make statements of expenditure when required, and shall, in June of each year, make a full and complete detailed report of receipts and expenditures of the department. He shall perform such other duties as the Board may require of him, and shall receive such compensation as the Board may fix.

Sec. 6. GENERAL PROVISIONS. All other matters pertaining to the school department, not specifically provided for in this Charter, shall be governed by general law.

ARTICLE XVIII.

Fire Chief.

Section 1. APPOINTMENT AND DUTIES. The Fire Chief shall be appointed by the Mayor, subject to confirmation by the Council. The Chief shall perform the duties of fire marshal, shall superintend the extinguishment of fires, and shall have control and management of all fire engines and fire apparatus belonging to the city, and of all members and employees of the fire fighting force of the City. He shall observe the condition of the apparatus and workings of the department, and see that all laws, orders, rules and regulations relating to the same are enforced. He shall submit to the Council, at least once each month, a written statement of the number of men employed, their compensation, and the condition of the department, and make such recommendations respecting the same as in his judgment will prove beneficial to the welfare of the City. He shall have such other powers and duties as may be provided for by ordinance.

ARTICLE XIX.

Public Library.

Section 1. CONTROL AND MANAGEMENT. The public library of the City shall be controlled and managed by the Board of Library Trustees in accordance with the provisions of the general law.

ARTICLE XX.

City Clerk.

Section 1. The City Clerk shall keep the minutes and records of the meetings of the Council, and perform such other duties required by this Charter or that may hereafter be prescribed by the Council.

ARTICLE XXI.

Miscellaneous.

Section 1. WHEN THIS CHARTER TAKES EFFECT. For the purpose of the qualification and election of Mayor, Councilmen and members of the Board of Education in accordance with this Charter, this Charter shall take effect from the time of the approval of the same by the Legislature; for all other purposes it shall take effect on the first day of July, 1913.

Sec. 2. FIRST ELECTION UNDER THIS CHARTER. The Board of Trustees of the City of Glendale in office at the time this Charter is approved by the Legislature shall provide for the holding of the first election of officers

under this Charter, shall canvass the votes, and declare the result.

Sec. 3. TERMS OF INCUMBENTS IN OFFICE. The members of the Board of Trustees and all other elective officers of the City of Glendale in office at the time of the approval of this Charter by the Legislature shall continue to hold office and discharge their duties until the election and qualification of the Mayor, Councilmen and members of the Board of Education, respectively, first elected under this Charter.

The term of each and all the other officers in office at the time this Charter takes effect shall cease and terminate when the Council first elected hereunder shall by resolution so declare.

Sec. 4. EXISTING ORDINANCES CONTINUED IN FORCE. All lawful City ordinances, resolutions and regulations in force at the time this Charter takes effect and not inconsistent with the provisions thereof are hereby continued in force until the same shall be duly amended or repealed.

Sec. 5. CONDUCT OF LEGAL PROCEEDINGS. The City Attorney shall be the prosecuting attorney in behalf of the people of all criminal cases arising from violations of the provisions of this Charter and the ordinances of the city, and shall attend to all suits and proceedings in which the City may be legally interested; provided, the Council shall have control of all litigations of the City, and may employ other attorneys to take charge of any litigations or to assist the City Attorney therein. He shall also, on request, advise any City officer on any matter of law pertaining to his duties.

Sec. 6. VIOLATION OF CHARTER AND ORDINANCE. The violation of any provision of this Charter or of any ordinance of the City shall be deemed a misdemeanor, and may be prosecuted by the authorities of the City in the name of the people of the State of California, or may be redressed by civil action, at the option of said authorities. Any person sentenced to imprisonment for the violation of a provision of this Charter or of any ordinance may be imprisoned in the City Jail or, if the Council by ordinance shall so prescribe, in the County Jail of the City in which the City of Glendale is situated, in which case the expense of such imprisonment shall be a charge in favor of such County against the City of Glendale.

Sec. 7. MEANING OF WORDS. The word "City" wherever it occurs in this Charter, means the City of Glendale, and every Commissioner, Commission Department, Board, Officer, Employee, wherever mentioned in this Charter, means the Commissioner, Commission, Department, Board, Officer or Employee, as the case may be, of the City of Glendale. The word "Council" when used in this Charter means the Council of the City of Glendale.

Sec. 8. After the result of an election is declared, or when an appointment is made, the City Clerk under his hand and official seal shall issue a certificate therefor and serve the same by registered mail through the United States Postoffice in the City of Glendale, addressed to the person or persons elected or appointed.

Sec. 9. If for any reason, the first general municipal election is not held on the day herein provided for, the validity of this Charter and of such election is not affected thereby, and the Board of Trustees of the City of Glendale then, in office must provide for the holding of such election as soon as possible thereafter.

Sec. 10. The City Clerk, once each year, shall have all the penal ordinances of the City of Glendale printed and published in pamphlet form and shall certify to the correctness of the same and shall cause the same to be distributed, at least one copy to each home in the City of Glendale.

Sec. 11. METERS AND SERVICE CONNECTION.

Every person, firm or corporation furnishing water, light, gas, power or telephone service shall, without extra expense to consumers, provide all necessary service connections and meters, to users of the same within the City, upon demand therefor. The Council shall have power to provide by ordinance the necessary procedure to enforce this provision and prescribe the penalty for violation of the same.

CERTIFICATE.

WHEREAS, The City of Glendale, a city containing a population of more than three thousand five hundred and less than ten thousand inhabitants, on the twentieth day of September, nineteen hundred and twelve at a special election held under and in accordance with the provisions of Section eight, Article eleven of the constitution of the State of California, did elect FRANK L. MUHLEMAN, E. D. GOODE, CHAS E. STANLEY, FRANK CAMPBELL, E. U. EMERY, JOSE KIRKBY, F. H. VESPER, J. C. HUNCHBERGER, F. R. SINCLAIR, C. E. DAMERELL, L. A. COLE, GEO. U. MOYSE, EZRA F. PARKER, R. GILHOUSEN and EDWARD DAUB, a board of fifteen freeholders to prepare and propose a charter for said City;

BE IT KNOWN, That in pursuance of said provision of the constitution and within a period of one hundred and twenty days after said election, said board of freeholders has prepared and does propose the foregoing as and for the Charter of the City of Glendale, and that in submitting and proposing such Charter, the board of freeholders, pursuant to said provision of the constitution, also presents herewith for the choice of the voters, and to be voted on separately, without prejudice to the other provisions contained in the Charter, an alternative proposition hereinafter stated.

Said alternative proposition shall, if approved by the voters, take the place of Article IV of the proposed Charter, the title of which reads as follows: "Elective Officers and Their Qualifications."

Said alternative proposition shall be submitted to the voters for their approval or rejection at the same election at which the Charter shall be submitted, and upon the ballots shall be printed: "Shall the alternative proposition providing for ward residence as a qualification for office of councilman take the place of Article IV of this Charter?"

Said alternative proposition is as follows:

Free Water for Irrigation
Own your own irrigation system and be independent. Insure your crops by having plenty of water at all times. Use all the water you want as often as you want it. Drill your own wells on your own land and secure plenty of water free of charge all the time. The famous Howell Well Drilling Machine are made in all sizes suitable for drilling any size well to any depth. You can also make big money drilling wells for your neighbors. The demand for wells is far greater than can be supplied by the machines now at work. Write today for our big free catalogue "A".
R. R. Howell & Co., 487 East Los Angeles
MAIN OFFICE AND WORKS: MINNEAPOLIS, MINN.



February 15th

is the date the Bell Telephone Directory goes to press. Be sure your name is in the next issue.

Telephone the Business Office for telephone service or advertising space rates.



The Pacific Telephone & Telegraph Co.



ALTERNATIVE PROPOSITION.

ARTICLE IV.

Elective Officers and Their Qualifications.

Section 1. The elective officers of the City of Glendale shall be a Mayor, four Councilmen and five members of the Board of Education, all of whom shall be elected at the general municipal election on a general ticket.

Sec. 2. The City shall be divided into four wards and the four election precincts into which the City is now divided, as they now exist, shall constitute and form the four wards of the City. Said wards to have the same boundaries and take the same numbers as said precincts. The Council shall have power to change the boundaries of said wards, but in no event shall the number of wards of the City exceed four.

Sec. 3. The Mayor and members of the Board of Education shall be elected at the general municipal election from the City at large. The four Councilmen shall be elected at the general municipal election by a vote of the entire city, provided, however, that said Council shall consist of one member from each of said four wards.

To be eligible for the office of Mayor, Councilman, or member of the Board of Education, the person must be a citizen of the United States and of the State of California, and a qualified elector of the City and a resident of the City for at least two years next preceding his election and such councilman must have, in addition thereto, resided at least one year in the ward from which he is elected, next preceding his election.

IN WITNESS WHEREOF, We have hereunto set our hands in duplicate this 16th day of January, one thousand nine hundred and thirteen.

FRANK L. MUHLEMAN,
President Board of Freeholders.
E. D. GOODE,
CHARLES E. STANLEY,
EDWARD DAUB,
FRANK CAMPBELL,
CHARLES E. DAMERELL,
F. H. VESPER,
EZRA F. PARKER,
JOSEPH KIRKBY,
JOHN A. COLE,
F. R. SINCLAIR,
E. U. EMERY,
J. G. HUNCHBERGER,
GEO. U. MOYSE,
R. GILHOUSEN.

Attest: CHARLES E. STANLEY,
Secretary of the Board of Freeholders.
Filed this 17th day of January, 1913
at 10 o'clock a. m.
T. W. WATSON,
President of the Board of Trustees of the City of Glendale, California.

Your Old Automobile

TUPPER-ROBINSON CO.

Will take your old car in EXCHANGE for new one at fair price.

404 Glendale Avenue

Look! Look!

The Pasadena Rug Works will call and get your old carpets or rugs and make them into good, serviceable rugs. Send a card and they will call and see you.

781 East Orange Grove

SEEDS

At LOW PRICE
And NO PRICE
Can Buy Better

New Catalogue Free. Tells how to get 4 packets best seeds free and postpaid.

WEST COAST SEED HOUSE

TOMPKINS & CO., - Proprietors
116-118 E. 7th St., - Los Angeles

Bellehurst Tract

Glendale's Choicest Subdivision

LARGE LOTS

Easy Terms \$550 Easy Terms

Tract Office - Doran and Brand Boulevard

or see

C. D. THOM and E. P. THOM, Owners

414-415 Bradbury Bldg., Los Angeles

A-1345

BEAVER BOARD

Walls and Ceilings

are put up easily and quickly in panels of all convenient sizes. They keep out heat and cold; Deadend sound; Retard fire; Do not crack; Save expense; Resist Vibration; Take the place of lath, plaster and wall-paper in every type of building new or remodeled.

SOLD BY

INDEPENDENT LUMBER CO.

490 W. Second St.

GLENDAL, CAL.

List Your Acreage Property and Ranches with Us. We will Sell Them

Small Ranches a Specialty

R. L. PHISTER and E. P. THOM

414-415 Bradbury Block, Los Angeles, Cal.

Home Phone, A 1345

BARRED PLYMOUTH ROCKS

1st. Vigor 2nd. Utility 3d. Show

Eggs and stock for sale. Prices reasonable.

W. P. PARMENTIER, Chatsworth, Cal.

Won Special on cockerel at Los Angeles 1913 show.

F. H. CHERRY

J. H. SHAFER

CHERRY ELECTRIC CO.

We Specialize on Lighting Fixtures

SEE OUR NEW SALES ROOMS

Expert Electrical Wiring

Sunset 60-J

314 Brand Boulevard

Home 732

Sunset 201-J

PULLIAM UNDERTAKING CO.

Home 334

FUNERAL DIRECTORS AND EMBALMERS

Lady Assistant

Call us for Auto Ambulance Service for Sick and Injured

919-921 WEST FOURTH STREET, GLENDALE, CAL.

Our automobile always at the service of relatives of deceased going to and from Undertaking Parlors and Cemetery and arranging for funeral, etc.

SUNSET NURSERY

San Fernando Road and Brand Boulevard

TROPICO

The largest and best assortment of trees and shrubs in the valley. Order your fruit trees early. We have a fine assortment, most of them of our own growing. Our ornamental trees and shrubbery can't be beat. Telephone if you cannot call, but better come and see our stock.

Sunset 374-R

Given Away Free of Charge

A beautiful Perculator Coffee Pot or Teapot, your choice of either one. Full particulars in every package of

Better Coffee at 30c, 35c, 40c and 45c per lb.
And Better Teas at 35c, 50c, 75c and \$1 per lb.

Star Tea & Coffee Co.

429 Gardena Ave., Tropic, Cal.

No Chickory—Just Coffee Home Phone 2312

CARPET CLEANING

Carpenter Work, Contracting and Jobbing

BEN H. NICHOLS

223 Adams Street

Sunset 499

GLENDAL DYE WORKS AND LAUNDRY AG'CY

Brand Boulevard, next Woods' Hotel

Men's Suits made to Order. Call and see our Samples

Prompt and Satisfactory Work our Motto

Home Phone 832

Sunset 207-J

Residence, Sunset 721

Eagle Rock Garage

112 COLORADO BOULEVARD, EAGLE ROCK, CAL.

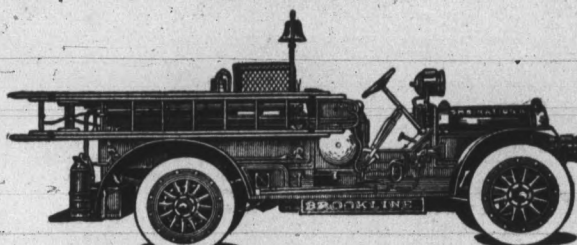
The Place to Go for Supplies, Accessories and Repairs

Three good second-hand cars can be bought cheap.

Terms as desired



"BEST BY TEST"



Knox Automobile Company, Manufacturers

SPRINGFIELD, MASS.

Oldest makers of Motor Driven Fire Apparatus in America

Vance Canavan Motor Co.

1122-28 So. Olive St.

Southern California Agents

LOS ANGELES

SECOND SEASON

THE MISSION PLAY

Dramatic and Picturesque

REINCARNATION OF FRANCISCO ROMANCE AND GLORY

Every afternoon 2:00 p.m. Every evening 8:15 p.m.

Excepting Monday.

New Mission Theatre

SAN GABRIEL

Reserved seats on sale at Wiley B. Allen Company's Music Store, 416 South Broadway, Los Angeles, and the Mission Theatre box office, San Gabriel. Ample service for both afternoon and evening performances.

MAIN STREET STATION

Pacific Electric Railway

JEWEL CITY

RESTAURANT

W. H. EASTON, Prop.

Strictly First-Class

556 W. Broadway

GLENDAL, CAL.

Open from 6 a. m. to 8 p. m.

TEAMING

Sand and Gravel Hauling

HARRY WALKER

Call Walker Jewelry Co.

1112 BROADWAY

Both phones

NOTICE.

The library is open for the benefit of the public every day except Sunday, from 2 to 8:30

LIBRARIAN.

